United States District Courts Southern District of New York

Yaya Jallow,
Plaintiff,
v.
City of New York,
Defendant.

Case No. 1:20-cv-06260 Amended Complaint

Magistrate Judge Hon. Sarah Netburn

Complaint for Declaratory Relief & Compensatory Damages

I. Introduction

- 1. The Plaintiff, in proper person, is filing this complaint and respectfully requesting a declaratory judgment and compensatory damages against the aforementioned Defendant for causing harm & damages to The Plaintiff in clear violation of New York State Tort statues; the United States' and New York State Constitutions; & several federal, state, and local statutes when The Defendant's personnel infringed on The Plaintiff's Civil & Constitutional Rights by detaining and falsely imprisoning him on multiple occasions in complete disregard for The Plaintiff's life, liberties, reputation, and livelihood.
 - 1. After being falsely detained by the City of New York Police Department Transit 11th Division on May 9th 2019, by Officer John Doe #1-#3, and noticing an increased police presence wherever he went, The Plaintiff would become the unfortunate victim of multiple thefts and their ensuing coverup attempts which resulted in the unfortunate forcible imprisonment of The Plaintiff against his will & consent at Jacobi Medical Center, located at 1400 Pelham Parkway South, The Bronx, New York 10461, for 21 hours on August 9th 2019, 4 days after the last attempt at stealing from The Plaintiff (see Exhibits 2-8, 12-13, & 25-26).
 - 2. After experiencing that unfortunate experience The Plaintiff began the notification phase of his legal endeavors and would start informally informing all involved parties of the pending nature of several litigations against them. After being informed, several of the involved parties felt the need to further discredit and slander The Plaintiff by once again getting The Plaintiff forcibly imprisoned against his will & consent in an apparent attempt to deprive him of his due process right, further their discrimination scheme, and slander & discredit him. (see *Exhibits 17-24 & 35*)
 - 3. On August 30th 2019 one of those parties felt the need to call The Defendant's personnel to help them facilitate and advance along their plans. Despite not having no valid nor legitimate reason to, the parties in question called The Defendant's personnel, Officer John Doe #13-#17 & Jane Doe #1, and despite having a normal casual conversation with The Defendant's personnel (John Doe #12 & #13) and not displaying any reason to warrant it The Defendant's personnel collectively sought it fit and within their authority & duty, all while showing a complete disregard for The Plaintiff's multiple objections of being forcible confined, transported, and admitted to the North Bronx Medical Center located at 3424 Kossuth Avenue, The Bronx, New York 10467 (see Exhibits 14 & 15), at this point the 2nd time in less than 3 weeks by the same City of New York Police Department 52 Precinct, located at 3016 Webster Ave, The Bronx, New York 10467 in what can only be described as blatant entrapment scheme regardless of the cognitive awareness of the participants in each events, from the

guilty parties that fraudulently called the Defendant's personnel, known as a SWAT call (see *Exhibit* 12), to the Officers that responded to the incident and their choices of actions thereafter.

- 2. Through The Defendant's personnel's several limited encounters and interactions with The Plaintiff, said personnel would automatically assume The Plaintiff was always in the wrong and the aggressor despite more often than not being the actual victim; prescribed to their own preconceived beliefs & ideas; disregarding all & any evidence to the contrary, never even alone attempting to bear witness to any, of what they believed was occurring regardless of how well the situations spoke for themselves; & depict The Plaintiff as wrong, unhinged, and criminal to all around whom were present for said situations, in a complete disregard for public order or safety.
 - 1. From The Plaintiff's several first encounters with the City of New York Police Department personnel The Plaintiff would gain the impression, at the least, that his encounters with the Department were questionable, if not fabricated, from the Department's questionable gained interest in The Plaintiff after his state tax refund was questionably withheld (see *Exhibit 1*) and even more after he would report what he believed to be an entrapment attempt (see *Exhibits 1-3*), at the least, to the City of New York Civilian Complaint Board (see *Exhibit 4*) to invasion of privacy, at the most.
 - 1. From the very onset The Plaintiff would gain the impression that the Department's personnel appeared to either know or knew of The Plaintiff, which The Plaintiff would argue is apparently impossible due to their actions showing their lack of knowledge of The Plaintiff, who he is, what he stands for, nor of his passive, non-confrontational, peaceful nature. The Plaintiff would also argue that the Department's personnel's actions would perpetuate, embolden, & assist in the furtherance of the terror campaign The Plaintiff was the unfortunate victim of, regardless of those personnel's unquestionable cognitive awareness of it.
 - 2. Despite the Department's Officers having no obligation to protect anyone individual from another, unless they are liable for the harm and/or danger that one person could be in, they do however have a duty to ensure public order and to protect the community (public) at large and maintaining safety & order.
 - 1. Despite not having no obligation to protect anyone from another the City of New York Police Department would feel the need to answer & respond to fraudulent calls about The Plaintiff, a known fact due to it being blatantly easily obviously on display in the Cricket Wireless Sprint 911 Call (see *Exhibit 12*) when the caller stated that The Plaintiff was 205 years old and had the "wrong" glasses as if attempting to act like she knew The Plaintiff, and in spite of the current police brutality climate & easily triggered fingers of NYPD, on display through their easily assumed assumption that The Plaintiff was the guilty criminal party, however the City of New York Police Department would still feel the need to answer and send Officers to these hate-filled & malicious fraudulent calls ("SWAT") & create an unnecessarily dangerous situations for The Plaintiff and everyone involved, from the Officers to the general public. Despite the criminally scheming nature of the City of New York Department of Homeless Services, they could have passed the call to the Shelter Staff or the Department, as they have done to The Plaintiff countless times since.
 - 2. Once on the scene the City of New York Police Department Officers would never attempt to even properly investigate what was occurring, a clear violation of their patrol guide & in the face of The Plaintiff attempts to fully inform them of what was occurring, and would automatically believe the fraudulent calling party, despite deliberately

ignoring all The Plaintiff's legitimate 911 calls especially after the expiration of The Plaintiff's ACD that was pertaining to the May 9th 2019 entrapment arrest, & assume The Plaintiff was the lying and aggressive party, a biased and racially motivated assumption, another clear and cut violation of the NYPD patrol guide. The Officers would also pat down The Plaintiff during the August 9th 2019 encounter (see *Exhibit* 25) and bring riot gear to the August 30th 2019 arrest despite every interaction The Plaintiff having with the Department & it's Officers leading up to those fraudulent arrest being corgile, non-violent, & non-confrontational and all the agitating actions being on the Officers parts along with racially profiling, false imprisonment, defamation, & assumed detaining custody of The Plaintiff, despite having no legal, valid, nor legitimate reason to infringe on The Plaintiff's rights to searches, & the obligation to walk away from a dangerous situation, something if The Plaintiff is not mistaken is a New York State obligation to anyone that is in a situation to attempt to walk away first.

- After answering the fraudulent calls and sending Department Officers, who would go against their main duty of protecting public safety and the public at large by assisting & furthering the terror campaign The Plaintiff was the unfortunate victim of by agitating and provoking him & even attempting to convince The Plaintiff into the exact opposite of what he was saying and occurring, even going so far as to tell The Plaintiff that he was in the wrong despite not really hearing both sides of the story and in the face of of what The Plaintiff was claiming, all while sanctioning & condoning the fabricating of dangerous situations and endangering everyone around by acting as they did. The Defendant's Officers would then endanger both The Plaintiff & general hospitals' public by imprisoning The Plaintiff around other individuals whom were already admitted and any possible dangerous situation that could arise from assuming custody of said aforementioned personnel by deliberately attempting to portray them as mentally unstable, a slanderous & dangerous stigmatization to knowingly stigmatized to anyone. Through the Defendant's Officers choice of biasingly believing the fraudulent callers' illiterately malicious intent to portray The Plaintiff as mentally unstable despite there being no valid, legitimate, nor reasonably sound reason to & it's apparentlyness first step in forcing The Plaintiff to die at the hands of the City of New York Police Department and by extension them, as Exhibit 37 & countless news articles about stories just like the situation The Plaintiff was forced into throughout the country and years would show. As a direct consequence of the Department's Officers' actions, regardless of the time spent thinking or the thoughtfulness behind their decisions due to the assumed common sense nature of the blatant murder attempt those aforementioned callers were attempting to pull off. The Plaintiff would obtain a mental disorder & criminal stigmatization and get transferred to Kingboro's Men's Shelter, a New York State owned hospital, where The Plaintiff would eventually have his property stolen as an apparent form of retaliation. The Defendant's Officer & Fraudulent Callers would deliberately create unnecessarily danger situations for The Plaintiff and those in the vicinity, as well as the very same callers, and despite being directly responsible for the present danger those involved would feel no obligation, despite it being clear as day, to attempt to defuse, deescalate, or defang said dangerous situations and their direct & indirect byproducts such as the likewise present danger of jail or hospital psych wards in the clear face of the selffulfilling obligation of protecting those one places in danger.
- 3. Through the Defendant's personnel's actions of detaining & forcibly admitting The Plaintiff, he would be forced to endure through the stigmatization associated with having a mental disorder

and/or criminal record. As a direct consequence of aforementioned personnel's actions The Plaintiff was forced to miss work, and his scheduled wages for that day, and would also have a gradual harder time obtaining employment or a decent quality of life.

- 1. By forcing The Plaintiff to be associated with the stigmatization affiliated with these demographic characteristics The Plaintiff was forced to endure through countless discrimination and harassment encounters to overt shows of hate, distain, malice, & ill-will towards him.
- 2. By choosing to answer, let alone respond, to fraudulent calls about The Plaintiff, let alone several, the Defendant's personnel created hazardous situations for all those involved, even the general public at large, and time after time those personnel would fall victim to blatant bias and end up, whether knowingly or unknowingly, exacerbating said aforementioned situations.
- 3. As a direct consequence of said personnel's actions The Plaintiff was branded with the stigmatization of having a mental disorder and/or having a criminal record. As the intended byproduct of these acts, being falsely imprisoned 3 times, The Plaintiff would end up getting transferred to a disciplinary shelter hospital, owned by New York State, where once again after The Plaintiff would attempt to inform the Defendant of this claim he would be retaliated against and during the course of which he would lose his property & belongings. During all this due to the aforementioned byproduct The Plaintiff would become exposed to horrendous & dangerous situations that would cause The Plaintiff emotional and physical turmoil the likes of which he's never experienced before.

II. Claim

4. The Plaintiff was profiled by the Defendant's Officers after their choice of answering to a fraudulent 9-11 SWAT call, a clear and present public danger & in clear violation of the City of New York Police Department Patrol Guide, & forcibly imprisoned on several occasions that surreptitiously slanderously stigmatizing The Plaintiff. As a direct consequence of their choices The Plaintiff was endangered & emotionally terrorizing and caused to lose his property after exposing him to countless dangerous and harmful situations that would cause The Plaintiff irreversible harm.

III. Jurisdiction & Venue

- 5. The Plaintiff brings this case pursuant to 42 U.S.C §1981, §1983; New York Consolidated Laws, General Municipal Law Article 4 §50-J; City of New York Police Department Patrol Guide; Civil Rights Acts; for violation of The Plaintiff's Civil Liberties and the infliction of damages upon the The Plaintiff due to The Defendant's personnel's actions.
- 6. This case presents a federal question within this Court's jurisdiction under Article III of the United States Constitution & 28 U.S.C. §1331, §1343, §1332.
 - 1. "Did The Defendant attempt to disenfranchise The Plaintiff of his due process right?"
 - 2. "Did The Defendant attempt to discriminate against him due to his Civil Rights characteristics as outlined in the Civil Rights Act?"
 - 3. "Did The Defendant willfully place The Plaintiff in countless hazardous situations through their personnel's willful acts and/or omissions?"
- 7. Declaratory relief is authorized by 28 U.S.C. §2201 and §2202.
- 8. Compensatory damages is authorized by 42 U.S.C §1981.
- 9. Venue is proper in This Court under 28 U.S.C §1391 because one or both parties reside in this

district and a substantial part of the events given rise to this claim occurred in this district.

1. Due to The Plaintiff's desire to preserve his due process right, and negate all mistakes and/or unjustifiable improprieties, The Plaintiff feels The United States District Courts would be the bare minimum venue to hear The Plaintiff's complaints.

10. The Plaintiff does not seek a jury trial and designates Manhattan as the place for trial.

IV. Cause of Action

11. Violation of 5 & 14 Amendment Rights

1. In United States Constitution Law, a Due Process Clause is found both in the Fifth and Fourteenth Amendments which prohibits arbitrary deprivation of life, liberty, or property by government as authorized by law. The United States Supreme Court would interpret these clauses broadly, concluding that they provide three protections (in both civil and criminal proceedings):

1. substantive due process, a prohibition against vague laws, & as the vehicle for the

incorporation of the Bill of Rights.

2. The Plaintiff would also like to add "procedural due process rules are meant to protect persons not from the deprivation, but from the mistaken or unjustified deprivation of

life, liberty, or property"

- 2. During every interaction The Plaintiff had with The Defendant's personnel he would make sure to verbally and visually communicate with said personnel of his refusal to be detained and forcible imprisoned against his will and despite not having any legitimate nor valid reason to and being provided with multiple physical exhibits to invalidate their actions and choices, those personnel would deem it necessary and within their authority & duty to assist fraudulent parties in their aim to disenfranchise and destitute The Plaintiff of his civil liberties.
- 3. In spite of the face of the statues, and as it seems the modus operandi of their actions, and in lue of The Defendant's, and it's governing power's, ever growing choice of interest in The Plaintiff (see *Exhibit 1-4*), The Defendant's personnel would attempt to taint The Plaintiff in the eyes of The United States Judiciary and deprive him of the right to legal protection under the color of the law and as such deprive him the ability of being a participating party, or being able to represent himself, in the United States Judiciary system and as such forcing The Plaintiff or any reasonable person into criminality, a exacerbating characteristics for anyone especially The Plaintiff due to his race, color, & national origin.

12. Violation of Civil Rights Act

- 1. The United States Civil Rights Act prohibits any form of discrimination, especially in public accommodation, on the basis of race, color, sex, religion, or national origin.
- 2. The Plaintiff was always assumed guilty & the aggressive party, a stigmatization often associated with The Plaintiff's race, color, & sex, and penalized accordingly, another stigmatization often associated with The Plaintiff's race, color, & sex and in the face of countless exhibits, always present on The Plaintiff but never afforded the opportunity nor chance to present, and physically evidence (see *Exhibits Packet*), such as The Plaintiff's demeanor and/or countless attempts at communicating, through any conceivable method, of the actual occurrence of what was happening, The Plaintiff would always get treated as, through a lack of better words, a criminal black man along with all the stereotypes and stigmatization, and apparently regardless of their factual nature, associated with it, something that common sense would dictate is a clear and present violation of The Civil Rights Acts, on it's face and through it's countless interpretations.

13. Violation of New York State Tort Statutes

1. In accordance with New York Consolidated Laws, County & General Municipal, Article 2 Section 52-54 & Article 4 Section 50-J respectfully as well as New York Consolidated Laws Public Officers Laws, in particular Section 10, and New York State Law Section 72 & 74 The Defendant's personnel placed The Plaintiff in countless hazardous & fictitious situation that have created irreversible damages and pain & suffering to The Plaintiff in clear violation of tort cannon. Despite not owing no one in particular any protection The Defendant's personnel would feel the need to protect random fraudulent SWAT callers from The Plaintiff by subjugating him to deliberate stigmatization that has for centuries allowed countless deranged, malicious, & weak willed individuals to get away with flagrant and blatant murder and despite being directly responsible for this dangerous stigmatization The Defendant's personnel would do everything in their power to never attempt to correct their wrong, going out of their way to stay wrong, and instead would go onward to attempt to further hinder, obstruct, and harm The Plaintiff through further deliberate wrong choices, as The Plaintiff would infer from his own perspective.

14. Amount In Controversy

- 1. The amount in compensatory damages requested meets with the required threshold for This Court and the actual amount in damages surpasses the maximum of most any courts this litigation would also fall under the jurisdiction of.
- 2. Due to The Defendant being a governmental agency and The Plaintiff seeking a fair and just judgment due to The Defendant being part of a governmental body that has on numerous occasions wronged and disenfranchised The Plaintiff and as such The Plaintiff deems This Court as the proper, and only, venue for the damages and relief The Plaintiff seeks.
- 3. As well as inline with Tort cannon The Plaintiff believes all damages seeked are just, fair, and valid due to The Defendant's personnel acts and/or omission being both, despite it being mind-boggling, directly and indirectly responsible and liable for the harm and damages as it pertains to The Plaintiff as outlined in this complaint.

V. Parties

- 15. The Plaintiff, Yaya Jallow, (hereinafter "The Plaintiff", "Plaintiff") is an individual who is currently a resident of the State of New York & the City of New York.
- 16. The Defendant, *City of New York*, (hereinafter "NYPD", "The New York City Police Department", "Police", "The Police", "Officers," "Officers," "The Officers", "FDNY", "The New York City Fire Department", "Fire Department", "EMT", "Medics", "Paramedic(s)") is the legal representative entity of the following agencies:
 - 1. City of New York Police Department: a government agency organized and existing by virtue of the laws of the City of New York. It is currently in charge of policing and enforcing through C.P.R while maintaining law and order in the City of New York.
 - 2. Fire Department of the City of New York: a government agency organized and existing by virtue of the laws of the City of New York. It is currently in charge of emergency medical situations & fire suppression throughout the City of New York.

VI. Allegation of Facts

17. Facts

1. After being falsely detained by the City of New York Police Department MTA Transit 11th Division at the Fordham Road Subway station, located at 417 E Fordham Road, The Bronx, New York 10458, and being questionably detained, imprisoned, & charged The Plaintiff would notice increased police presence until ultimately climaxing in the second forcible imprisonment of The Plaintiff at

Jacboi Medical Center, located at 1400 Pelham Parkway South, The Bronx, New York 10461, against his will for 21 hours on August 9th 2019 under false pretenses and in the face of undoubtable evidence to the contrary and once again on August 30th 2019, for the 2nd time in less than 21 days, by unidentifiable City of New York Police Department 52nd Precinct Officers (John Doe #7-#11 & Jane Doe #1) and unidentifiable Fire Department of the City of New York Paramedics (John Doe #1).

- 1. Around August 2019 after suffering for several months, 3 months at that point, at the hands of The Staff at the shelter, operated in-conjunction by another one of The Defendant's agencies along with being sold a defective cellular device (see Exhibit 5) by one of his phone provider's authorized dealer. After being ripped off multiple times over the course of the summer of 2019 and having his cellular service, in a semi-signal jamming manner, questionably suspended for a couple of days following up to and afterwards on August 9th 2019, four days after paying his phone bill (see Exhibit 6) and two days after his service was "questionable suspended" (see Exhibit 7), The Plaintiff deiced enough was enough and he was going to return the favor to the store employees for all the amount of extra work (attempted trauma) they had caused him to endure.
- 2. After going to the store where The Plaintiff had bought the phone, located at 836 Dekalb Ave, Brooklyn, New York 11221, which had possibly been tipped off to The Plaintiff's visit by his neighborhood store, located at 327 East Fordham Road, The Bronx, New York 10458, after he had visited and attempted to obtain a refund and was refused and told to go to the store he bought the phone from, and finding the store closed once again for a second consecutive day The Plaintiff headed back to his neighborhood store once again, with the intent of, seeking a refund or a new device before heading to work.
 - 1. Once there the store employee refused to honor any of The Plaintiff's request and in turn The Plaintiff went on to inform the store employees of his intent to return the favor of them plain out harassing him to which the store employee told The Plaintiff to go ahead.
 - 2. The Plaintiff informed the store employee that he was going to take everything off the hooks and place them on the floor even making sure to tell her that he wasn't going to damage anything, to which she gave consent to and with a complete disregard for The Plaintiff's statement.
 - 3. The Store employee then told The Plaintiff to once again go ahead.
 - 4. The Plaintiff once again stated what he was about to do, to which the store employee once again gave him confirmation to go ahead.
 - 5. After receiving verbal and visual confirmation The Plaintiff then proceeded to go around the store and take everything off the hooks and place them on the floor and making sure not to damage anything. (see Exhibits 25-26)
 - 6. At first the store employee didn't care and was even getting ready to pick up the products until second thought after looking The Plaintiff in the eye, changed her mind and decided to call The Police (see Exhibit 12). To which The Plaintiff made the effort of informing her that he hadn't done anything illegal nor inherently wrong, it was only them and that she could but she had no right nor reason to and she was really calling The Police on herself, for making a false police report.*see allegation point #1
 - 7. After the City of New York Police Department Officers John Doe #7-#11 & Jane Doe #1 arrived The Plaintiff attempted to inform The Defendant's Police Officers of what was occurring regardless the City of New York Police Department personnel (Officers John Doe #7-11 & Jane Doe #1) were dismissive, even going so far as to attempt to side with the store employee and attempt to persuade The Plaintiff into thinking he had broken disorderly conduct laws to which, The Plaintiff would rebuff ever attempt the City of New York Police Department Officer John Doe #7 would make to convince The Plaintiff into thinking he had broken a law, let alone any. The Officer John Doe #7 would then deprive The Plaintiff of the ability to casually calmly walk away, a state obligation, and go on to work (*Exhibit 25*)

- 8. After several conversations with the City of New York Police Department Officer John Doe #7, he would decide that they were going to send The Plaintiff to get an evaluation all to which The Plaintiff verbally, visually, and as semi-physically as possible in that situation objected to and plain out refused (see Exhibit 25). Due to having to go to work around the same time and living a considerable distance away along with a desire to defuse the situation The Plaintiff did as the City of New York Police Department personnel asked and were telling him to do and waited with them until the Fire Department of The City of New York Engine 48 / Ladder 56 / Division 7 arrived, around 30 minutes later (see Exhibits 12 & 25) despite being located within a 5 minute walk from the incident location at 2417 Webster Avenue, The Bronx, New York 10458, even with the levels of traffic present that day. (Exhibits 25 & 12)
- 9. When the Fire Department of the City of New York personnel, Paramedic John Doe #1, arrived The Plaintiff once again reiterated his absolute denial and refusal of being taken to the hospital and had just waited to make sure to inform the City of New York Police Department personnel that he hadn't broken any laws nor merchandise and that they were just calling the Fire Department of the City of New York personnel because they knew they shouldn't arrest him. After having a conversation with The Plaintiff which ultimately was pointless due to the City of New York Police Department & Fire Department of the City of New York personnel's' (Officers John Doe #7-#11 & Jane Doe #1 & Paramedic #1) already perceived belief that The Plaintiff was in the wrong.
- 10. Despite all of The Plaintiff's attempts to avoid the situation The Plaintiff was forcible sent to Jacobi Medical Center where he was confined and imprisoned against his will for the following 21 hours and unfortunately released with a false & fraudulent diagnosis of *Psychosis* (see *Exhibit 13*) despite not exhibiting any symptoms to warrant such a diagnosis.
- 3. After this unfortunate event The Plaintiff felt it was only natural to begin with legal proceedings against all involved parties. After being released The Plaintiff began the notification phase of his legal endeavors and began to file out a formal in-house grievance complaint (see Exhibit 17) at the shelter he was staying at due to their possible involvement in The Plaintiff getting confined for the 21 hours instead of 2 hours as prescribed or a few minutes as The Plaintiff was lead to believe. After having his complaints/grievances ignored and only serving the purpose of informing those involved due to a desire to avoid formal litigation The Shelter Staff continued their retaliation campaign against The Plaintiff in what can only be summed up as a complete disregard for The Plaintiff's life.
 - 1. Around the week of August 25th 31st 2019 in what can only be described, as it seemed at the time and thereafter, as part of their retaliation campaign, the "supervisory/retention/specialist staff" at the shelter held what can only be summarized as a strong-arm intimidation "sit-down meeting" with The Plaintiff where they attempted to infer to The Plaintiff that if he wanted to stay at BRC Reaching New Heights men shelter, located at 237 Landing Road, The Bronx, New York 10468, he better stay quiet and let them do as they want. Once The Plaintiff communicated back that he would not be doing such a thing they began to allude to The Plaintiff if he didn't commit himself they would see to it.
 - 2. On August 30th 2019, after the failed intimidation attempt the Shelter Staff began their daily harassment streak early in the morning by switching off the laundry machine after breakfast despite leaving it on all night, coincidentally the same day The Plaintiff had an interview, with the goal of once again annoying The Plaintiff. After attempting to do his laundry and noticing that the laundry machine was off The Plaintiff went downstairs to the reception desk and asked the Staff to turn the laundry machine back on due to him having just seen it on. After waiting an unnecessary amount of time The Plaintiff then went back downstairs to tell the Staff in no uncertain terms that he was frankly done dealing with all their nonsense and he wasn't going to tolerate it anymore nor had been and that they should stop pretending

and leave him alone.

- 3. After that exchange The Plaintiff then went back upstairs and proceeded to unfortunately get ready to shower without doing his laundry when next thing he knew the door to the bathroom began to slowly ajar to which The Plaintiff responded by turning around and staring at the door. After opening the door a bit, a voice would announce themselves as the City of New York Police Department personnel and that they were there because they got a call. The Plaintiff responded by coming out of the bathroom and then was escorted by the City of New York Police Department Officers, Officer John Doe #13-#15 & Officer Jane Doe #2, outside, after grabbing his shirt, and downstairs to the front of the building.
- 4. Whilst The Plaintiff was in front of the building the Shelter Staff inside would begin making what seemed like monkey antics all while pointing and laughing at The Plaintiff and Defendant's Officers in what seemed like a childish antics to agitate The Plaintiff into acting out in front of the City of New York Police Department Officers John Doe #13-#15 & Jane Doe #3 and hopefully getting killed. While standing outside The Plaintiff and the City of New York Police Department Officers John Doe #13-#15 would hold first a casual conversation about sports and then some small talk. During this time The Plaintiff would ask The Officers what they were doing to which they stated that they had received a call and due to the nature, which they would never devolve, of the call they were taking him to a hospital to which The Plaintiff would visually and verbally object multiple times to, regardless The Officers (Officer John Doe #13-#17 & Jane Doe #2) would state once again due to the nature of the call and internal policies the only option they had was to take him to the hospital. The Plaintiff would go on to object during the wait for the ambulance, during the drive there, and even before being admitted that he was not consenting to nor allowing his forcible confinement to the hospital, this time North Bronx Medical Center located at 3424 Kossuth Ave, The Bronx, New York 10467 (see Exhibits 14-15).
- 5. After once again begin forced to undergo an evaluation and once again receiving false diagnoses (*Exhibits 13-16*). This time despite being held only for 2 hours The Plaintiff would go on to receive a diagnosis of *Schizophrenia* (see *Exhibit 15*), a completely different mental disorder than the one he received on August 9th 2019 (see *Exhibit 13*), 21 days earlier, which doesn't even share any underline correlation with the first diagnosis of *Psychosis*.
- 4. After being discharged The Plaintiff returned to the shelter and after having the information on his last discharge papers disclosed by the Staff he refused to even show them the paper to which the Staff responded to by once again calling the City of New York Police Department. The Plaintiff ignored them and went upstairs to grab some of his belongings. After the City of New York Police Department (Officer John Doe #19-#22) arrived despite calling them because he wouldn't show them his discharge papers the Staff somehow already knew what The Plaintiff's new diagnosis was and made sure to shout it out loud and clear for the City of New York Police Department Officers to hear when they arrived hoping once again the City of New York Police Department Officers would hurt and/or kill The Plaintiff.
 - 1. Despite once again not displaying any erratic behavior nor anything that would warrant it the City of New York Police Department Officers felt the need to once again side with The Staff and force The Plaintiff to leave, a biased Civil Rights violation.
 - 2. *see allegations point #3

18. Allegations

1. Despite knowing of the fraudulent nature of the SWAT calls and the known nature of it (see *Exhibits 11-12*), The Defendant's personnel would feel the need to send Officers to the location, creating a present danger to everyone there and the public at large and due to the hoax nature of the event The Defendant's Officers would break their one and present duty to maintain public order and safety, while performing conduct unbecoming of an Officer of the

City of New York Police Department, while simultaneously endangering The Plaintiff by imprisoning The Plaintiff and attempting to depict him as mentally unstable and a criminal, a racial stereotype.

- 2. Despite never displaying any behavior that would warrant The Officers response The Plaintiff would never be believed and instead assumed to be the guilty lying party, a racial stereotype, & despite The Shelter Staff performing monkey antics The Plaintiff would be again falsely imprisoned & labeled with the stigmatization of having a mental disorder concurrently with being exposed to the danger present at a hospital psych ward & being stigmatized with having a mental disorder all from The Defendant's personnel's choice of answering a known SWAT call.
- 3. Despite not lying The Plaintiff would always be assumed to be the lying aggressive party, a racial stereotype, & despite there not being a warranted reason for it. The Plaintiff would be provided with false mental diagnoses that would directly result in The Plaintiff getting transferred as part of an elaborate plan to covet his possessions & get him kicked out the New York City Shelter System and possible die in the street or at the hands of the City of New York Police Department (see *Exhibit 37*).

VII. Damages

- 19. The Plaintiff is seeking the following compensatory damages:
 - 1. Awarding The Plaintiff a total monetary relief of \$310,545:
 - 1. Legal Cost: 127,545
 - 1. Case Research / Prep: 126,720
 - 2. Case Print-Outs: 175
 - 3. Litigation Cost/Fees: 650
 - 2. Compensation: 183,000
 - 1. Hospital Bills: 8,000
 - 2. Hardship Pain & Suffering: 25,000
 - 3. Loss Economical Opportunities: 50,000
 - 1. Wages: 25,000
 - 2. Potential: 25,000
 - 4. Hardship, Mental, & Emotional Distress: 100,000
 - 2. for the following reasons:
 - 1. While the notice statute of limitation was still active for this complaint The Plaintiff would spend that year doing everything in his power to inform the proper and adequate channels of all the fictitious & slanderous nature of the events outlined in this and subsequential complaints. Due to the complex nature of this complaint The Plaintiff spent a good amount of time thinking, processing, pseudo-litigating, researching, & enduring through all the byproducts of The Defendant's personnel's acts and/or omissions instead of attending to his life and all the hobbies, activities, & endeavors that's associated with it. The Plaintiff has requested the aforementioned monetary damages due to The Defendant's personnel's actions being directly responsible for said compensatory damages.
 - 1. Through the year lost attending to this and following litigations The Plaintiff lost out on 25,000\$, that could have easily been earned through his employment that now is in limbo due directly to aforementioned actions as well as for years to come, at the moment as it stands at 2.
 - 2. Through those personnel's choice of forcibly admitting The Plaintiff the

- Plaintiff would incur hospital bills, that with interest would amount to the **8,000\$** requested when this litigation would be over, if The Plaintiff's math is not off, along with the emotional distress, and it's apparent never ending nature would justify the **100,000\$** price tag, incurred due to said admission.
- 3. Due to the time spent thinking and analyzing of the events outlined in this and following complaints instead of time that could have been spent on The Plaintiff's securities & equities endeavors and any one of the similar hobbies The Plaintiff's spends his free personnel time on and as well as along the lines of the attorney fees listed on The Court's website, The Plaintiff believes the 126,730\$ is a fair adequate price tag for a year spent researching this case, as well as in line with the similar rates a likewise law firm would charge any person that would seeks their help litigating a complaint of this nature, as The Plaintiff would assume in spite of his lack of knowledge as it pertains to attorney fees.
- 4. Inline with Court fees, 400\$, and as a possible payment for the United States Marshall for servicing as well as possible asset retrieval The Plaintiff would add the additional 250\$
- 2. A judgment pursuant to 28 U.S.C. §2201 & §1343 noting that The Defendant's agencies' personnel violated The Plaintiff's Fifth & Fourteenth Amendment & Civil Rights by depriving The Plaintiff of his liberties & livelihood through their actions in blatant willful ignorance and refusal of The Plaintiff's multiple objections and in the face of undoubted concert evidence in The Plaintiff's favor.
- 3. Possible Statements of Apologies from The Defendant's personnel.
- 4. Such other reliefs as This Court may deem just and proper.

VIII. Exhibits List

Exhibit 01: New York State 2018 Withheld Taxes Questionnaire (April 12th 2019)*

Exhibit 02: May 9th 2019 FOIRs Attempt (May 31st 2019)*

Exhibit 03: Transit Adjudication Bureau False Arrest Judgment*

Exhibit 04: Civilian Complaint Review Board Complaint Files (May 9th Arrest)

Exhibit 05: Cricket Device Purchase (July 18th 2019)

Exhibit 06: Cricket Wireless Bill (August 5th 2019)

Exhibit 07: Network Service Refusal Screenshots*

Exhibit 08: New York State Attorney General Cricket (Murder Attempt Notice)*

Exhibit 09: Stolen Wallet Police Report (July 26th 2019)

Exhibit 10: Stolen Adidas Slides (September 16th 2019)

Exhibit 11: Records Request - "Identity Refusal" (September 17th 2019)*

Exhibit 12: Cricket Wireless 9-11 Sprint Report (August 9th 2019)*

Exhibit 13: Jacobi Medical Center Discharge Papers (August 9th 2019)

Exhibit 14: North Bronx Admission Tag (August 30th 2019)

Exhibit 15: North Bronx Discharge Papers (August 30th 2019)* Exhibit 16: Medical Malpractice Complaints (October 7th 2019)*

Exhibit 17: BRC Formal Grievance Form (August 10th 2019)*

Exhibit 18: Bronx Office of the Ombudsman Email (August 21st 2019)*

Exhibit 19: Bronx Office of the Ombudsman Email Response (August 22nd 2019)*

Exhibit 20: Bronx Office of the Ombudsman Email Response (Link)*

Exhibit 21: BRC "Psychosocial" Evaluation Forgery Attempt #1 (August 26th 2019)*

Exhibit 22: BRC "Psychosocial" Evaluation Forgery Attempt #2 (August 27th 2019)*

Exhibit 23: Transfer To Kingsboro (August 27th 2019)*

Exhibit 24: BRC Corporate Email (August 28th 2019)*

Exhibit 25: Cricket Wireless Store Body-Cam Footage

Exhibit 26: Cricket Wireless Store Body-Cam Footage Screenshots

Exhibit 27: City of New York (Law Department) FOIR List

Exhibit 28: City of New York Police Department FOIR #1

Exhibit 29: City of New York Police Department FOIR #2

Exhibit 30: City of New York Police Department FOIR #3

Exhibit 31: City of New York Police Department FOIR #3 Response

Exhibit 32: Office of Comptroller Claim (November 22nd 2019)*

Exhibit 33: DHS Rules & Regulations (Client Responsibility)

Exhibit 34: DHS Rules & Regulations (What To Expect)

Exhibit 35: Department of Homeless Services Racist Paper-Trail (Liability Shift)*

Exhibit 36: OTDA Flyer

Exhibit 37: Similar Situations*

Notary

I, Yaya Jallow, swear and affirm that I have read the foregoing packet and know the contents thereof: that same is true to the best of my own knowledge, except as to the matter here stated to be alleged upon information, and as to these matters I believe them to be true.

Date:

JAN 2 8 2021

Yaya Iallow • The Plaintiff, pro se vjallow96@outlook.com • (718) 200-5369

#514, 312 Powell Street, Brooklyn, New York 11212

State of New York County of New York

Sworn to before me this

28 day of JAN

Benjamin Steinberg Notary Public, State of New York

No. 02ST6042665 Qualified in Bronx County

Commission Expires May 30, 20) 7-

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Exhibit 1 - New York State 2018 Withheld Taxes Questionnaire (April 12th 2019)*

Department of Taxation and Finance

CPTS Individual Account Resolution
W.A. Herrman Campus, Alberty NY 12227-9995

April 12, 2019

Case ID: X-188055070

DLN: PH1906468689

Tax year: 2018

190403ED14386508-4D00

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107 HARBOR ST LYNN MA 01902-4447

Se habla español.

Si usted no habia inglès y no entiende esta carta, comuníquese con un representante del Departamento de Impuestos al teléfono 518-457-2751.

We need more information about your New York State income tax return.

Before we can complete processing of your tax return for the tax year above, you must send us information about the following amounts claimed on your return.

It is important that you respond if we do not hear from you, you will not receive the refund you requested.

Taxes withheld from your wages

To prove the amount of taxes withheld from wages that you may have claimed on your return, send us the following:

W⋅2 forms

W-2 forms (Wage and Tax Statements) for each employer that you worked for during the tax year above.

If you do not have W-2 forms from an employer

The last paycheck stub you received from that employer in the tax year above.

If you do not have your tast paycheck stub, send us at least one paycheck stub from any payroll period during the time you worked for that employer.

If you do not have W-2 forms or paycheck stubs

Letter from your employer, on company lettemead, stating:

- how much you earned and how much tax your employer withheld from your pay;
- the name and Social Socialty number (or other number) your employer used to witchold tax and report your wages; and
- the name, work address, and work phone number of the person responsible for the payroll

Joint returns: If you filed a joint return, you must also provide information for any wages and withholding amounts claimed by your spouse.

continued on page 2

PH1906468689

Taxes withheld from other income

If you had taxes withheld from any other source of income, send us all of the following that apply

- Form 1099-R, Distributions From Pensions, Annuities, Retirement or Profit-Sharing Plans, IRAs, Insurance Contracts, etc.
- Form 1099-MISC, Miscellaneous Income
- Form 1099-G, Certain Government Payments
- any other form or document to verify tax withheld

What to do next

- Keep copies of all the items you send. Do not send us your original documents. We are unable to return
 them.
- in addition to the information described above, be sure to also complete and send us the enclosed Form DTF-973.61, Response to Inquiry.

You can send us the information in any of the following ways:

Online: Responding online using your *Online Services* account is the easiest and fastest way to respond.

Once you have logged into your account. follow the next stops from the *Account Summary* page:

- Open the Services monutry selecting the menuticon in the upper left comes.
- Select Respond to department natice.
- Select Respond to department notice from the expanded meet;
- From the Quastionnaire page, select fireceived a notice about my refund.
- Select notice; DTF-973.56-O.
- Enler the DLN: PH1906468689.

If you do not have an Online Services account, visit our website to create one.

Fax; 518-435-8430

Mail: NYS TAX DEPARTMENT DI UNIT - 973,56 O W A HARRIMAN CAMPUS ALBANY NY 12227-9895

If not using U.S. Mail, see Publication 55, Designated Private Delivery Services.

We process replies in the order that we receive them. The sponer you respond, the sponer we can complete our review. When we complete our review, we will send you a notice regarding our findings.

If you did not file or authorize the filing of this return, visit the *Report* fraud, scams & identity theft page of our website for instructions on filing Form DTF-275, identity Theft Declaration, as well as information on what to do next.

Questions?

- Visit our wabsite at www.tax.ny.gov
- Call us at 518-465-6808

Your rights as a taxpayer

- For a full explanation of your nguts as a taxpayer, go to www.tax.ny.gov/tra/rights.htm.
- No Internot access? Cell us at 518-457-3280 and we will mail you a statement of your rights.

www.tax.ny.gov

Department of Taxation and Finance	April 12, 2019
Office of Processing and Taxpayer Shrvings W.A.Harringan Campus, Albany NY 12227-9996	DLN: PH1908468689
yy is a samulan darupud, mudany ter interes 3230	Tax year: 2018
Response to Inquiry	
JALLOW-YAYA 107 HARBOR ST LYNN MA 01902-4447	
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	And the state of t
not identified on your return, complete the questions below d you pay someone to prepare your return? Yes	And the state of t
not identified on your return, complete the questions bolov d you pay someone to prepare your return? Yes Yes, please provide the following.	9: Ns
not identified on your return, complete the questions bolds	9: Ns

Exhibit 2 - May 9th 2019 FOIR Attempt (May 31st 2019)*

Hide message history

[OpenRecords] Request FOIL-2019-056-08323 Closed

To: ya251j@outlook.com <ya251j@outlook.com> Sent: Friday, May 31, 2019 7:51 AM

From: openrecords@records.nyc.gov <openrecords@records.nyc.gov>

Subject: [OpenRecords] Request FOIL-2019-056-08323 Closed

The New York City Police Department (NYPD) has **closed** your FOiL request <u>FOIL-2019-056-08323</u> for the following reasons

- in regard to the document(s) which you requested, I must deny access to these records on the basis of Public Officers Law Section 87(2)(b) as such information, if disclosed, would constitute an unwarranted invasion of personal privacy.
- In regard to the document(s) which you requested, I must deny access to these records on the basis of Public Officers Law Section 87(2)(e)(i) as such records/information, if disclosed would interfere with law enforcement investigations or judicial proceedings.
- In regard to the document(s) which you requested, I must deny access to these records on the basis of Public Officers Law section determinations. 87(2)(g)(iii) as such records/information are inter-agency or intra-agency materials which are not final agency policy or

Appeals Officer: <u>foilappeals@nypc.org</u> within 30 days. iou may appeal the decision to deny access to material that was redacted in part or withheld in entirety by contacting the agency's FOIt

Request Information:

Request Title: (violation #116419600) excessive force arrest footage

along with footage of me and the officer's interactions for the 15mins before the altercation badge #30952. Lam building a case and require a copy of the officer #30952's body cam footage pertaining to the arrest and detention Request Description: On May 9th 2019 at around 6:30 I was involved in an unprovoked use of excessive force arrest by an officer with the

ride message history

Exhibit 3: Transit Adjudication Bureau False Arrest Judgment*

TRANSIT ADJUDICATION BUREAU

General Inquiry (347) 643-5805

29 Gallatin Place, 3rd Floor, Brooklyn, New York 11201

Collections

(347) 643-5817

DEFAULT DECISION AND ORDER Pursuant to N.Y. Public Authorities Law Secs. 1204 (5-a); 1209-a

DDO RE: 116419600 YAYA JALLOW 237 LANDING RD BRONX, NY 10468-5573

06/11/2019

<u>իր</u>նոյերինվիրորհիեզենիիիչնկինդովը[

AMOUNT DUE IF PAID BY 07/10/ AMOUNT DUE IF PAID BY 08/09/		
Violation	Violation	Original Fine
<u>Number</u>	Issue Date	<u>Amount</u>
116419600	05/09/2019	\$100.00

Your failure to respond in a timely manner to a Notice of Violation issued against you on 05/09/2019 constitutes an admission of liability and a default decision has been entered against you. The fine and first default penalty of \$25.00 have been imposed against you. If you do not pay the AMOUNT DUE by the due date listed above, then a second default penalty of \$25.00 will be imposed against you and a judgment will be filed against you in the Civil Court of the City of New York authorizing the Transit Adjudication Bureau to enforce collection of the amount due (as well as interest and fees) by: (1) assigning your case to a Marshal or Sheriff; (2) garnishing your non-exempt wages and seizing other non-exempt property including real estate and bank accounts; or (3) referring this debt to the New York State Department of Taxation and Finance to offset against any tax refunds, contracts or other State payments to you.

Warning: To avoid the entry of a judgment against you in the Civil Court of the City of New York, you must pay the total amount due by the due date shown above. If you fail to pay, you will be liable for interest accrued after the second default penalty is applied.

MAKE PAYMENT IMMEDIATELY USING ONE OF THE FOLLOWING OPTIONS:

- Pay Online: You may pay your violation online using a credit card, debit card or electronic check at http://www.mta.info/nyct/TransitAdjudicationBureau.html.
- Pay by MoneyGram: Receive Code: 12728
- Pay by Phone: (347) 643-5805 and follow the instructions.
 - Note: A convenience fee will be added for Online Payments, Pay by Phone and MoneyGram. Your violation number is required for these payment methods.
- To pay by mail: Follow the instructions below and enclose the payment coupon with your payment.
- Pay in person at the above address. Cash, checks, money orders and credit card payments are accepted. BY MAKING FULL OR PARTIAL PAYMENT YOU ARE ADMITTING LIABILITY FOR THE FINE AND PENALTIES AND GIVING UP YOUR RIGHT TO A HEARING.

TO REQUEST A STAY OF DEFAULT

- Appear at the above address between 8:30AM 2:30PM, Monday through Friday.
- You must be prepared to establish a good reason for your failure to respond as previously directed.
- Bring this notice, your yellow copy of the violation, all documents and any witnesses to support your claim. You may bring an attorney or an adult to represent you.

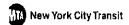
Warning: All collection and enforcement proceedings will continue pending a determination of your request, including the imposition of additional penalties, interest, and fees.

PAYMENT COUPON

- Mail a check or money order payable to TRANSIT ADJUDICATION BUREAU. DO NOT MAIL CASH! Write the violation number on the check or money order.
- Insert this tear-off payment coupon in the enclosed envelope and mail.

Rev. 13/18 Violation Number: 116419600

Payment Amount Enclosed:



REQUEST TO STAY ENTRY OF DEFAULT JUDGMENT

TRANSIT ADJUDICATION BUREAU NEW YORK CITY TRANSIT AUTHORITY 29 GALLATIN PLACE, 3RD FLOOR BROOKLYN, NEW YORK 11201 (347) 643-5805

Date of Request: 06/13/2019

Request Denied

Respondent Copy

Violation #: 116419600

New York City Transit Authority

YAYA JALLOW 237 LANDING ROAD

BRONX

NY 10468



Hearing Officer's Determination:

The respondent has failed to establish good cause to warrant a stay of entry of his/her default judgment because:

The Notice of Violation alleged that on 5/9/2019 at 6:38 PM at the Fordham "4" train station " Resp[ondent] was observed enter via jumping over turnstile avoiding lawful payment of fare w/o permission/authority." I find the NOV establishes a prima facie case. Pursuant to the NOV, a hearing was scheduled for 6/10/2019. When the respondent (ailed to answer the NOV on or before the hearing date, the respondent no longer had the right to have a hearing on the merits of the charge for which the NOV was issued. Pursuant to the warning on the NOV, it was deemed that an admission to the charge had been made and the mandatory line was imposed with an additional default penalty. TAB Mailed a first notice of Default to the respondent at the address on the NOV.

Respondent appears in person and testifies that he did not appear on or before the hearing date, because shortly after this NOV was issued he received criminal summons for theft of services. His lawyer as well as the Judge stated to him that he could take care of both tickets on June 13, 2019 at criminal court. Today respondent went to criminal court to deal with both these tickets and it was there that his lawyer told him he had to go to TAB to deal with this NOV. He states he relied in good faith on his attorney's representation that he only needed to attend criminal court to deal with both tickets on June 13, 2019. He further states he came in today to pay the 100.00 fine, but feels it is very unjust and unprincipled to impose a 25.00 dollar default penalty when he simply did as he was told by his lawyer. The respondent is in the process of ordering the minutes to support that he relied on the incorrect statements made by both the Judge and his Attorney.

Based on the foregoing, I find that respondent does not establish a legally justifiable excuse for failing to respond to the NOV in a timely manner. I find that respondent was served with the NOV that indicated the hearing date and the instructions for how to respond, including how to appear in person or by mail or how to reschedule the hearing date. Therefore, I do not find good cause to stay entry of the default judgement.

TRANSIT ADJUDICATION BUREAU

New York City Transit Authority

Metropolitan Transportation Authority

29 Gallatin Place, 3rd Floor Brooklyn, New York 11201 Telephone: 347-643-5817

> ATT 116419600 Yaya Jallow 237 Landing Rd Bronx, NY 10468-5573

իթելիվիերիալժոնիրկանիրոներիաներիաների

July 26, 2019

Dear Mr. Jallow,

A JUDGMENT HAS BEEN FILED AGAINST YOU IN THE SUPREME COURT, KINGS COUNTY FOR THE TRANSIT SUMMONS YOU RECEIVED ON 05/09/2019.

If you do not pay this judgment, your case will be sent to the **NYC SHERIFF** and/or **NYC Marshal** who may begin one or more of the following actions in order to satisfy your debt: GARNISH your wages, SEIZE your bank account, SEIZE AND SELL your non exempt personal property, or ENFORCE the judgment against any real estate that you may own or have an interest in. You will have to pay additional fees and annual interest of 9% will be added to what you owe.

Failure to pay may result in your ARREST for any future violations committed in or on the Transit Authority or MTA Bus Company facilities. Also, you may be BARRED from obtaining NYC employment, entering military service, or obtaining credit. Further, as a New York State agency, the Transit Authority, after providing you with proper notice, is authorized to certify that your debt should be offset against any tax refunds, contracts, or State payments due you.

Make payment IMMEDIATELY using one of the following options:

- Pay Online: You may pay your violation online using a credit card, debit card or electronic check at http://www.mta.info/nvct/TransitAdjudicationBureau.html.
- Pay by MoneyGram: Receive Code: 12728
- Pay by Phone: (347) 643-5805 and follow the instructions.
 - Note: A convenience fee will be added for Online Payments, Pay by Phone and MoneyGram. Your violation number is required for these payment methods.
- Pay by Mail: Mail a check or money order payable to TRANSIT ADJUDICATION BUREAU. DO NOT MAIL CASH! Write the violation number on the check or money order.
- Pay in person at the above address. Cash, checks, money orders and credit card payments are accepted.

The information you need is as follows:

VIOLATION NUMBER: 116419600 TOTAL AMOUNT DUE: \$150.00

If you have any questions, call 347-643-5817 and a collection representative will assist you.

Very truly yours,

M. Maloney Attorney Transit Adjudication Bureau

Exhibit 4: Civilian Complaint Review Board Complaint Files (May 9th Arrest)

CCRB Mar 13, 2020

Complaint R	leport (CV)	_			
CCRB Case No :	201904033	C/V Report Date :	Fri, 05/10/2019 11:50 AM		
Complaint Type:	CCRB	Investigator:	Laura Strauss		
Complaint Made At :	CCRE	Ref. No			
Received Date (CCRB) :	Fri, 05/10/2019 11:50 AM	Mode :	Phone		
Incident Date(s) :	Timi, 05/09/2019 6:38 PM				
Place of Occurence:	Fordham Road 4 subway station	2 Precinct:	53		
Location :	Subway station train	Boro	Эколх		
Civilian Details		101_00			
Name:	Yaya Jallow	Type:	Comp Victim		
Address:	237 Landing Road Stone NY 1046	68 USA			
Contacts:	Phone(Home):	Phone(Mobile) : (718)-200	0-53 6 9		
	Phone(Work):	Phone(Other):			
	Email: ya251j@outlook.com				
Gender:	Male	Ethnicity.	Black		
Person Assisting:		Date of Birth:	04:05/199 6		
Allegations					
Allegations/Board Dispos	sitions	Officer	Ran		
Interference with recordin	g - (A)	Railyng	Frias PON		

POM

Railyng Fras

Substantiated (Formalized Training)
Physical force - (pushed shoved timew) - (F)
Exonerated



CIVILIAN COMPLAINT REVIEW BOARD

100 CHURCH STREET 1010 FLOOR NEW YORK, NEW YORK 10007 & TELEPHONE (212) 912-7235



of your case, please contact the CCRB at (212) 912-7235. If you have any questions about the current status

Sincerely,

Executive Director lonathan Darche

Exclosure

FREDERICK DAYL

Mr. Yayo Jallow 237 Landing Road Bronx, NY 10468 January 15, 2020 BILL DE BUNSIO

Re: CCRB case number 201904033

Dear Mr. Jollow:

Following a thorough and impartial investigation by the Civilian Complaina Review Board's investigative staff, the Board reviewed the evidence regarding the above-referenced complaint.] am now writing to inform you of the Heard's findings on the allegation(s) raised by this complaint.

Allegation(s) by letter

Abuse of Authority:

Substantiated (Formalized Training)

Police Officer Railyng Frias used physical Police Officer Railyng Frias interfered with Yaya Jallow's use of a recording device

force against Yaya Jallow.

For an explanation of Board findings, please refer to the enclosed form, which details what each finding

York City law, the Civilian Complaint Review Board has the authority to investigate certain types of complaints against police officers, make findings of fact, and forward its recommendations to the Police officers are entitled by law to an administrative hearing before the Department can impose disciplinary penalties; in such a case you may be asked by the Department Advocate's Office to testify at an prosecuting administrative charges against police officers. Please be aware that in certain cases police Commissioner. Only the Police Commissioner has the authority to actually impose discipline against a in this case, the Board also substantiated one or more allegations raised by the complaint. Under New Department Advocate's Office of the New York City Police Department, which is responsible for police officer. Consequently, the CCRB is forwarding this case to the Police Commissioner and the

The integrity and quality of the Police Department's service to the public depends, in large part, upon receiving information regarding the performance of police officers as they carry out their duties. The Civilian Complaint Review Board approximes your willingness to participate in this extremely important

CCRB CTS - Confidential

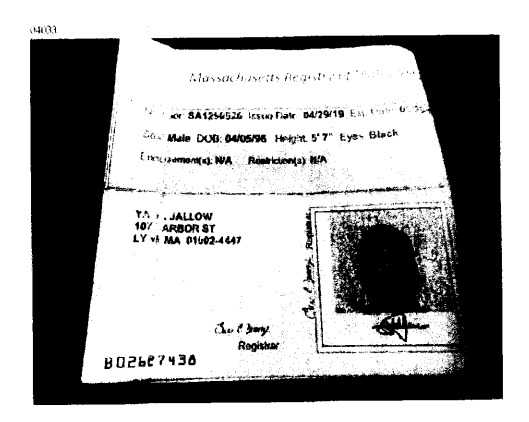
November 20, 2019

CCRB C	ise Search	Results: Civi	ilian Search			
CVW Last Nam	e: jull%			CVW Emril:		
CVW First Nap	se: yaya%		CVW DO	DB;		
CVW Phone:						
Compleint Id	Incident Date	CVW Name	CVW Type	FADO	Occurrence Place	
201908599	09/28/2019	Jallow, Yaya	Comp/Victim	-A	71st Precinct Stationhouse	
201908568	08/30/2019	Jallow, Yaya	Comp/Victim	-A	237 Landing Road	
	***************************************	•	•		327 East Fordham Road	
201908042	08/09/2019	Jallow, Yaya	Comp/Victim	-A		
201904033	05/09/2019	Jallow, Yaya	Comp/Victim	FA	Fordham Road 4 subway station	
					d and anatom stituted	
Far	nily and/or other	contacts (individual	. Cessau	ioneșs iș an	d can contact witness)	
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Fu	nue plans (iob/v	acation/residence ch	ange within next 6 mc	onths-1 year	r)	
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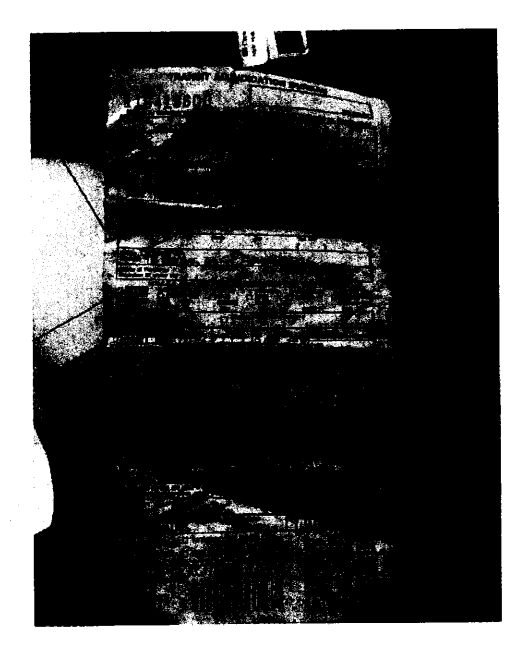
CONFIDENTIAL WITNESS INFORMATION SHEET

Personal U
Name: Java Sallow
Home address:
ROW OAZ
Home telephone (cell phone and/or pager if applicable): 718-200-5369
How long at current address: Shelter
D.O.B. 4/5/968ex: M. Roce: BK-Height 5 7 Weight: 130 Hair 81/- Eyes: Brown
Driver's License No.:
How long at current address: Shelten D.O.B.: 41 5 96 Sex: M Roce: Bik-Height 5 7 Weight: 130 Hair-Bik-Eyes: Brown Driver's License No.: Email address: 42513 @ Outlook. Com
Employment
Position: UNE COOK
Employer: Chuko
Employment Live Cook Employer: Chuko Employment address: NY, NY
How long at this employer:
Work hours: Just Stanted
Work telephone:
Supervisor's name:
Supervisor's telephone:
School
School attended (include address):
Current year in school (also include years attended):
Officer Business Card
Officer business card received? MO
Officer(s) name(s) and shield(s)
· · · · · · · · · · · · · · · · · · ·
Injuries and/or treatment
Extent of injuries (and note observable marks, scars, etc.):
EMS/ambulance treatment (date, approx. time, location, and description of treatment):
Chest pain - then subsided
Hospital (include name of hospital, whether admitted or treated and released, date[s] of treatment, patient
no., and description of treatment):
1/0:
Private doctor (include name, address, telephone, date[s] of treatment, and description of treatment):

Coffred The CC The Through



Pholograph of Yaya Jallow's identification taken by Inv. Strauss at the CCRB on 5/13/19. CCRB #201904033



Mr. fallow's summons, provided by Mr. Jallow via email to liw. Strauss on 5/13/19 CURB =201903965



CIVILIAN COMPLAINT REVIEW BOARD 100 CHURCH STREET 10th FLOOR

NEW YORK, NEW YORK 10007 # TELEPHONE (212) 912-7235



VERIFICATION FORM

STATE OF NEW YORK:

Ş

COUNTY OF NEW YORK:

I, WAYA JALLOW, being duly sworn, depose and say: I am a witness in connection with Civilian Complaint Review Board case number 201904033; any and all statements I have made in connection therewith are true to my knowledge.

Sworn to before me on the

day of May , 201

Combiniesioner of Deeds

LALIMA STRALLES
Commissions of Desch
City of Helm York Ho. a-18278
Certificate Fled in Helm York County
Commission Eleptral
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Page 1 of t



NEW YORK CITY POLICE DEPARTMENT

Mugshot Pedigree



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JALLOW YAYA

518941139

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05-09-2019

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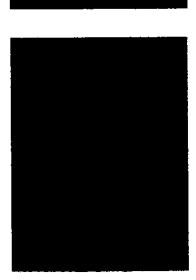
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ARREST Report - B19619932

Page 1 of 3

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5/10/2019

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Exhibit 5: Cricket Device Purchase (July 18th 2019)

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\$15 8.14 \$11.80 \$20.00	1 2 2 3 4 5 5 5 6 7 7 8 8 8 8 1 7 8 1 8 1 8 1 8 1 8 1 8 1	477 24 25 07 17	. a .v. Et) (2) (3)	\$0.00 00

Exhibit 6: Cricket Wireless Bill (August 5th 2019)

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cricket

cricket^{*}

Shop ✓

My Account ➤

Support ¥

Why Cricket? ~

Coverage

Account Summary

Payments

Billing History

Usage

Plans & Services

Account Settings

Billing

Here's what you paid and when

Transaction History

View up to 12 months of account activity.

Note: Transactions made after your last billing cycle ended will not appear until the end of your current billing cycle.

Scheduled plan and feature changes will not appear below until your next billing cycle.

Date Range:

1 08/09/19 - 09/08/19

Ellat

08/09/2019

Anytime Minutes National Only (718) 200-5369 **\$55,00** Solonde: \$55,00

08/09/2019

Additional Voice Feature (718) 200-5369 \$10.00

6alanse: 365.00

Exhibit 7: Network Service Refusal Screenshots*

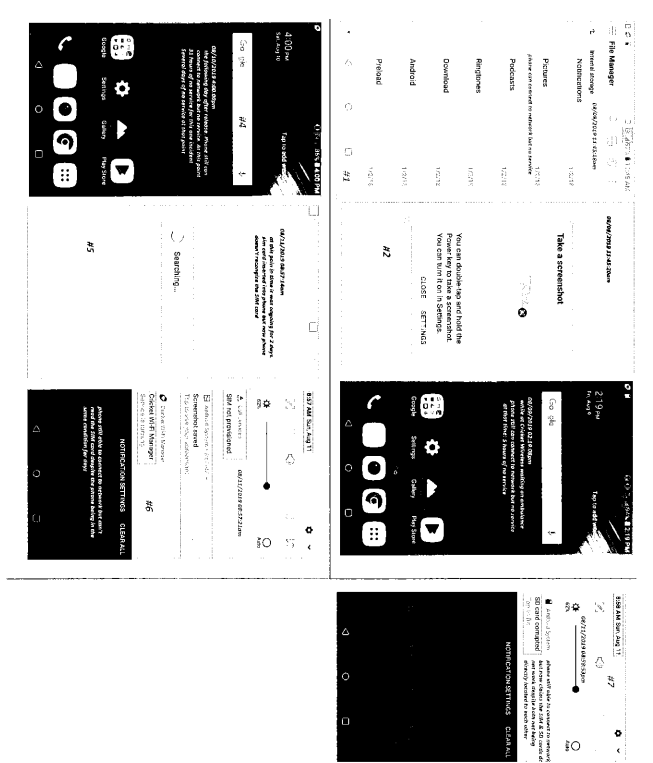


Exhibit 8: New York State Attorney General Cricket Notice (Murder Attempt Notice)*

OFFICE OF THE ATTORNEY GENERAL LETITIA JAMES STATE OF NEW YORK DEPARTMENT OF LAW



BURLAU OF CONSUMER FRAUDS AND PROTECTION 18 Liberty 5 trees New York, NY 10025 Tel: (212)416-8309 ; Pax (212)416-8787

Concurser Hothine (800)771_7755 TDD (\$86)788-9898 herp haus 12.17.gor

Intake Id

1-91295232

Complaint Bureau

Bureau Where You Filed Your Complaint

NYC

Your Information

Salutation

First Name

Yaya

Last Name

Jallow

Your Business/Organization Name

Street Address

581 Albany Ave

Address Line 2

City/Town

Brooklyn

State Province

NX

County

KING

Zip/Postal Code

11203 US

Email Address

yayajallow75@hormail.com

Phone Number

718-200-5369

Alternate Phone Number

Gender

Country

M

Subject of Your Complaint

Are you complaining about a person or a company?

COMPANY

Buziness Name

Cellpro Inc

Street Address

836 Dekalb Ave

Address Line 2

City/Town

Breeklyn

State/Province

NY

Zip/Postal Code

11221

Email Address

mycrickemy@gmail.com

Phone Number

718-453-1300

Website

Additional Subject of Your Complaint

Are you complaining about a person or a

COMPANY

company?

Harty LLC

Business Name Street Address

307 E Fordham Rd

Address Line 2

City/Town The Bronx

State/Province NY
Zip/Postal Code 10458

Email Address cricker4313@yahoo.com

Phone Number 715-846-5821

Website

Additional Subject of Your Complaint

Are you complaining about a person or a COMPANY

company?

Business Name KNK CT Inc
Street Address 137 Hester St

Address Line 2

City/Town New York
State/Province NY

Zip/Postal Code 10002

Email Addressxingxinguo@bPhone Number917-751-3283

Website

Additional Subject of Your Complaint

Are you complaining about a person or a COMPANY

сошрацу?

Business Name Cricket Wireless
Street Address 111 8th Ave

Address Line 2

City/Town New York
State/Province NY
Zip/Postal Code 10011

Email Address Phone Number

Website chicketwiseless.com

Additional Complaint Information

Location of Incident/Transaction 836 Dekalb Ave., Brooklyn; 527 E Fordham Rd, The

Bronx; 137 Hester St, MY

monticement is a reprinciple of the com-

Date of Incident/Transaction 2019-07-09

Name of Product or Service Cricket Wireless Phone Service - LG Haroney Phone

Cost of Product or Service 223.44

Method of Payment CASH

Complaint Description

On July 5th 2019 I paid my phone bill at the Cellpro Inc location, a 55\$ phone service plan with 10\$ for a mobile hot-spot feature, where the store employee attempted to over-charge me by 10\$. The 10\$ was credited to my account so on Angust 5th 2019 when I paid my phone bill, at the Harty LEC location, I believed the 10\$ had been applied only later on when I attempted to use my mobile hot-spot feature did I learn they had maliciously downgraded my phone plan. On July 18th 2019 I returned to Cellpro Inc to obtain a new phone only to have the employee price gouge me by charge me 150\$ instead of the around 30\$ that was displayed in-store. Less than a week later I came to discover they had sold me a defect model and all though I attempted to return the phone with the week, according to their return policy, they refused. Around August 31st - September 1st I attempted to go to the KN-XI CT Inc location to buy a new phone only to have them price gouge again this time attempting to charge me 150\$, in what I believe was a childish reference to the previous interaction with Cellpro Inc location, for a 70\$ almost double the price. They claimed all times that taxes brought the price up even though it would have never been anywhere close.

Did you sign a contract? N
Was product or service advertised? Y
Where? In Store

Where? In Store
When? 2019-07-09

Have you already complained to

company/individual?

How? Piperson

Complaint Date 2019-07-11

Person contacted Store Employee

Job title Store Employee

Nature of response Emished Off
Date of response 2019-07-11

attorney?

Is court action pending?

What form of relief are you seeking, e.g., refund, credit, exchange, repair?

refined and or repair

Manufacturer of ProductLGStreet AddressUnknownCity/TownUnknown

State/Town

Zip/Postal Code 60000

Product Model or Serial Number \$04CQJZ112436

Warranty Expiration Date

Did Business Arrange Financing? N

Uploaded Documents

User Uploaded Document Names - cellpro inc july 9th bill payment over-charge pug

cellipro inc july 18th phone (defect) over-charge.png harty lic august 5th bill payment over-charge -

services not rendered (again) pag

In filing this complaint. I understand that:

The Attorney General is not my private attorney, but represents the public in enforcing laws designed to protect the public from misleading or unlawful business practices. My filing this complaint does not mean that the Attorney General has initiated a lawsuit or proceeding on my behalf or that it will do so.

The Attorney General cannot give me legal advice or represent me in court. If I have any questions concerning my legal rights or responsibilities, I should contact a private attorney.

Case 1:20-cv-06260-LGS-SN Document 36 Filed 01/28/21 Page 37 of 96

1:20-cv-06260 (SN) – Yaya Jallow v. City of New York – Magistrate Judge Hon. Sarah Netburn

In order to resolve my complaint, the Attorney General may send a copy of my complaint and any document: I provide to the person or business about whom I am complaining and I authorize that person or business to release information concerning my complaint to the Attorney General.

The Attorney General works with other state, local and federal government agencies to investigate complaints and coordinate law enforcement and may also share my complaint with them. In addition, the Attorney General may use information from my complaint in legal proceedings to establish violations of law.

Any false statement made in this complaint are punishable as crimes, including under Section 175 and/or Section 210 of the Penal Law.

Signature

Yaya Jallow

Date of Affirmation

69-12-2019

Exhibit 9: Stolen Wallet Police Report (July 26th 2019)

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5.spori Cmc 384	ş:	Jurkalation: 9.Y. TRANSST POLICE	ICAD#:	=,	Regord Status: Final, No Arrest			Comp4 2019-00 002816	ent#:	No Offser Legacy St Versions	U-B	No Other Complain! Revisions
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Total Victims: Total Witness 1 0	;et:	Tol	ы: Яер О	orians:		Te	otal Wented:
11/1/**//##* # # ## # # # # # # # # # # # #	same: JALLOW,YAY.	Α				mplain#: 19-030-	002915
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Reporting/investigating M.C.S. Name: POM CACERES BOBBY		TEX #: 884454		Con-m TD GT		H/YP	Agenby: D
3uper-wor Approving Name: 2OT BALCEDO RENE		Tax #: 955518		Cern		Med Mar	Agen by: D
Complaint Report Entered By:	<u> </u>	Tax #: 884414		Сытп ТЦ ЦТ		R ep MYZ	Agenby: D
Signoff Supervisor Hame: SGT WONG		Tax #: 840898		Comm TO OT		Rep MYP	Ageney: D
	END OF COMPLAI # 2016-080-0		ŧτ				

Exhibit 10: Stolen Adidas Slides (September 16th 2019)

COURTESY PROFESSIONALISM RESPECTS	Please ask for more information on this and other crime prevention initiatives. Our goal is to make you and your property safe.	better serve you. As you margaineady know, we will provide you with a crimic provention survey of your condenses busiless.	contact us at telephone number (718) 201-3238. Pleasu let us know if you have not supportioned up have we can	Please keep this report should you have to refer to this matter in the bitune. If you need may further has some test her so Please keep this report should you have to refer to this matter in the bitune. If you need may further has some test her so	Crime:	Logation of Occurrence:	Reported to: (Rank) (Name) (Shield No.)	Complaint Report No. 2019-052-008939 Accident Report No.: Aided Report No.	(Address) faciondy. Your particular matte. has been assigned the following numbe	2820 Sayder Avenue, Brooklyn, NY 1226	4	PD 301-164 (Rev 3-08)-Post (RMU)	
	merly kafe.	r Steiner.		:. 6						(Iribathale Ng.)	7 77 1		····

Exhibit 11: Records Request - "Lack of Proof of Identity" (September 17th 2019)

Your myPatientEncounters Request Response $\overline{(\Xi)}$ Flag for follow up. HealthEMS <no-reply@sansio.com> You forwarded this message on Fri 1/24/2020 9/44 AM

 $oxed{\mathbb{H}}$

Passport • U.S. Military issued photo-ID Thank you for using myPatientEncounters. One (1) of the following forms of valid photo-ID is acceptable: • Driver license • New York State or City issued non-driver photo-ID card • we are unable to fulfill your record request for the following reason/s: The patient did not include a valid proof of identity in the request Your request has been denied. PATIENT: YAYA JALLOW Please be advised after a diligent search of our Pre-hospital Care Report database

https://fdny.healthems.com

advantage of all features, please apgrade to a more ... Unsupported Browser. The browser you are using may not support all features in the HealthEMS application. To take

and paste the link into the address bar of a web browser. http://www.physio-control.com/emaildisclaimer/ please delete this mail from your records. To view this notice in other languages you can either select the following link or manually copy proper authority, you are notified that any use or dissemination of this information in any manner is strictly prohibited. In such cases, disclosure under applicable law. If you are not the intended recipient or it appears that this mail has been forwarded to you without the individual or entity to which it is addressed, and may contain information that is private, privileged, confidential or exempt from [CONFIDENTIALITY AND PRIVACY NOTICE] Information transmitted by this email is proprietary to Stryker and is intended for use only by

Exhibit 12: Cricket Wireless 9-11 Sprint Report (August 9th 2019)

Event Chronology -- D19080914084 [5 Year Archive]

			[] Sueta		nents DAssociated Events
Event	Time	Date	-	Operator	Action
19080914084			ps2-c030	367264	AN! NUM=114379001, CALLER NAME=AT&T MOBILITY, COMMENT=: 5 SECTOR, COMPANY=ATTMO, CLASS=WPH1,LAT=+040.861094,CONG=-073.897498,XY=XY(101260518,Z5301446)
	13:13:13	8/9/2019	ps2-c0 30	367264	ANI NUM=114379015, CALLER NAME=AT&T MDBILITY, , COMMENT=: 5 SECTOR, COMPANY=ATTMO, CLASS=WPH1,LAT=+U4U.861U94,LONG=-073.897498,XY=XY(101260518,25301446)
[13:13:55	8/9/2019	ps2-c030	367264	EVENT CREATED: Location=327 E FORDHAM RD BX , Cross Streets=ELM PL /BAINBRIDGE AVE , Name=AT&T MOBILITY Address=LL(-73:53:50.9929,40:51;39.9383): Source=ANI/ALI , Phone Number=
	13:13:55	8/9/2019	loi-search	367264	Post=52PP10
	13:14:14	8/9/2019	ps2-c030	367264	EVENT COMMENTEMS 5X4 SLIM BUILD BLK SHIRT JEANS BLK SHOES WRNG GLASSES
	13:14:18	8/9/2019	ps2-c030	367264	EVENT COMMENT=205 YO
	13:14:40	6/9/2019	ps2-c030	367264	EVENT COMMENT=FC STS NB TAKING STORE PROPERTY AND DROPING IT ON THE FLR
	13:15:03	B/9/2019	ρs2-ç030	367264	EVENT COMMENT=MB IS WALKING OUTSIDE WAITING IFO LOC 5T5 HE IS GOING TO WAIT FOR PD
	13:15:24	8/9/2019	ps2-c030	367264	EVENT COMMENT-FC NOW STS POSS MENTAL CONDITION
	13:15:30	8/9/2019	ps2-c030	367264	EVENT UPDATED: Location=327 E FORDHAM RD 8X , Cross Streets=ELM PL //BAINBRIDGE AVE , Name=ATRT MOBILITY Address=LL(-73:53:50.9929,40:51:39.9383): // Call // Source=ANI/ALJ , Phone Number= // Post=52PP10 Route=D, PCT=52, Sector=52B, St=New, P=3, Current=F, Open =T, Type=54E2-
					AMBULANCE CASE: EDP/OUTSIDE, Open/Curent=F ROUME=AMB. PCT=BX. Sector=BX. St=New, P=3, Primary Member=0, Current=F,
					Open =T, Type=54E2-AMBULANCE CASE: EDP/OUTSIDE, Open/Curent=F Route=50D, PCT=0, Sector=ESB4, St=New, P=3, Primary Member=0, Current=F,
					Open =T, Type=54£2-AMBULANCE CASE: EDP/OUTSIDE, Open/Orent=F EVENT COMMENT *** Event Priority changed from 7 to 3 at: 08/09/19 13:15:30
					** >>>> by: MiCHELLE C. MULLEN on terminal: ps2-c030 ** Event Type changed from 50P1 to 54E2 at: 09/09/19 13:15:30 ** >>>> by: MICHELLE C. MULLEN on terminal: ps2-c030 ** SOD event 519080914084 created ** AM8 event A19080914084 created
	13:15:34	8/9/2019	ps2-c030	367264	EVENT UPDATED: Location=327 E FORDHAM RD BX , Cross Streets=ELM PL /BAINBRIDGE AVE , Name=AT&T MOBILITY , Address=LL(-73:53:50:9929,40:51:39.9383) , Call , Call Source=ANI/ALI , Phone Number= , Zóne=215 , PCT/Sector=52B , Post=52PP10 EVENT UPDATED: Location=327 E FORDHAM RD BX , Cross Streets=ELM PL
					/BAINBRIDGE AVE , Name=AT&T MOBILITY , Address=LL(-73:53:50:9929,40:51:39,9383): Source=ANI/ALI , Phone Number= Post=52PP10 Address=LL(-73:53:50:9929,40:51:39,9383): Address=LL(-73:50:9929,40:51:39,9383): Address=LL(-73:50:9929,40:51:39,9383): Address=LL(-73:50:9929,40:51:39,938): Address=LL(-73:50:9929,40:51:39,938):
					EVENT UPDATED: Location=327 E FORDHAM RD BX , Cross Streets=ELM PL /BAINBRIDGE AVE , Name=AT&T MOBILITY , Address=LL(-73;53;50:9929,40:51:39.9383): BX , Call Source=ANI/ALI , Phone Number=

PNetDispatcher -- Event Chronickogy

				Post = 52PP 10
		,		Route=SOD, PCT+0, Sector=ESB4, SL#Pending, P#2, Puniary Member=0, Current=F, Open =T, Type=54E2+AMBULANCE CASE: EDP/OUTSIDE, SubType=v10LENT_EDP, Open/Curent=E
				Rouse+AMB, PCT+BX, Sector+BX, St+New, P+Z, Primary Member+D, Current+F, Open+T, Type+S462 AMBULANCE CASE, EDP/OUTSIDE, SubType+VIOLENT_EDP, Open/Curent+F
				Route=D, PCT=S2, Sector=S28, St=Pending, P=2, Current=F, Open =T, Type=S4E2-AMBULANCE CASE-EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/Current=F
				EVENT COMMENT=** Event Priority changed from 3 to 2 at: 08/09/19 13 15/34
				** *>>> by: MICHELLE C. MULLEN on terminal: ps2 <030
				** Event Type changed from S4E2 to S4E2(VIOLENT_EDP) al: 08/09/19 13.15:34
				** >>>> by, MICHELLE C. MURLEN on terminal: pr2-c030
13:15:45	B/9/2019	ps2 sod	361205	EVENT COMMENT WEVERL \$19080914084 has been displayed by the covering displayed.
				** >>>> by: 361205 at 06/09/19 13 15:45 on terminal: £52- sod
13:15:52	8/ 9/2919	ps2-sqd	361205	Route+500, PCT=0, Sector=ES84, St=Disolich Assigned, P=2, Primary Member=0, Current=F, Open=T, Type=5462-AMBULANCE CASE: EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/Curent=F
				Unit = GESA4-3, St = DA, Comment = Event S19080914084 Dispatch Assigned
				EVENT COMMENT = CESA4-0 = Event 519080914084 Disputch Assigned
13:15:51	8/9/2019	ps2:d15	3 53 555	EVENT COMMENT »Event D19080914084 has been displayed by the covering displatcher.
				** >>> by: 353555 at 08/09/19 13: (5:54 on terminal: ps2 d15
13 15 57	8/0/2019	ps2-c030	367264	EVENT COMMIENT
13,16,0\$	8/9/2019	ps2 c030	367764	EVENT COMMENT ANI-ALI-9119724057 AT T MOBILITY COS WITH 1
				LAT: 040:861094 LON: 073 897498 OPER MULLEN, MICHELLE C-C-PCPPDWCPS18-123 OPR
13-16-19	al.al.301a	s ₂ is29m dt0 1	1	EVENT UPDATED: Locabon=327 E FORDHAM RD BX , Cross Streets = ELM PL /BAJNBRIDGE AYE , Name=ATBLT MOBILITY , Address=LLL**73:53:50:9929,40:51:9939.3833}; CAM SCUCCE=ANI/ALI , Phone Namber , 20ne=215 ; PCT/Sector=528 , Post=52P1D ,EMD Num=192212149
				EVENT UPDATED: Location=327 E FORDHAM RD BX , Cross Streets=ELM PL /BAINBRIDGE AVE , Name=AT8T 9068LTTY , Address = LLL-73:53:50-9929,40:51:59-9383): / Call Scurice=ANI/ALL , Prione Number = 1, 20ne=215 , PCT/Sector=528 ,
				Post=52PP10 ,EMD Num=192212749 ,EMD Pers=D535
				Route #AMB, PCT=BX, Sector=BX, St=Pending, P=2, Primary Member=0, Current=F, Open =T, Type=54E2-AMBULANCE CASE: EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/Current=F
				Route=AMB, PCT=BX, Sector=BX, St=Pending, P=2, Primary Member=D, Current=F, Open =T, Type=S4E2 AMBULANCE CASE: EDP/OUTSIDE, SubType=YIOLENT_EDP, Open/Current=F
				Route=AMB, PCT=BX, Sector=BX, SI=Med, P=Z, Primary Member=0, Current=F, Open =T, Type=54E2-AMBULANCE CASE: EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/Current=P
				EVENT COMPRENT=** Event held by Route AMB
13(16,41	8/9/2019	ps2-c030	367264	EVENT COMMENT = E: POSS EDP AT LOC AIDED MALE ACTIING OUT VIOLENT NO WPRIS
				BPEATHING AND AWAKE *** 205 YO 1FO CRICKET WIRELESS
13:16:57	B/9/2019	ps2:d15	353555	ROUTE = D. PCT = 52, Sector = 52B, St=Pending, F=2, Current = F, Open = T, Type = 5462-AMBULANCE CASE: EDP/OUTSIDE, SubType = VIOLENT_EDP, Open/Current = F
				Route=D, PCT=52, Sector=52B, S:=Assigned, P=2, Current=F, Open =T, Type=54E2-AMBULANCE CASE: EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/II word=F

I/NetDispatcher - Event Chronology

					Case a resupposed And A Digest h Amigned
					52A1-2 - Event D19080914084 Dispatch Assigned
	13:41:08	8/9/2019	ps2√scb	361198	EVENT COMMENT=ADV FOR ESU PLEASE CW 2013
	13:42:50	8/9/2019	ps2-sod	35410 9	Route=SOO, PCT=0, Sector=E584, St=Oispatch Assigned, P=2, Primary Member=0, Current=F, Open =T, Type=54E2-AM8ULANCE CASE: EDP/OUTSIDE, SubType=YIOLENT_EDP, Open/Curent=F
					Route=500, PCT=0, Sector=ESB4, St=Assigned, P=2, Primary Unit=0ESA4-3, Primary Member=0, Current=F, Open =T, Type=54E2-AMBULANCE CASE: EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/Curent=F
					Unit=DESA4-3, St=DP, Loc=327 E FORDHAM RD BX
	13:43:26	8/9/2019	ps2-d15	353555	Unit=5282-2, St=80, Comment=CXL ESU, Loc=327 E FORDHAM RD BX
					EVENT COMMENT=5282-2 CXL ESU EMS ETA
Γ	13:43:47	8/9/2019	ps2-d15	353555	EVENT COMMENT=E:ETA FOR EMS PLZ
	13:44:36	8/9/2019	ps2-d15	353555	EVENT COMMENT=EDP MESS XMIT
	13:44:44	8/9/2019	ps2-d15	353555	EVENT COMMENT=E;ETA PLZ
	13:45:35	8/9/2019	ps2-scb	361198	Route=SOD, PCT=0, Sector=ESB4, St=Assigned, P=2. Primory Unit=0ESA4-3, Primory Member=0, Current=F, Open =T, Type=54E2-AMBULANCE CASE: EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/Curent=F
					Route=\$00, PCT=0, Sector=E\$84, \$1=Assigned, P=2, Primary Unit=0E\$A4-3, Primary Member=0, Current=T, Open =F, Type=54E2-AMBULANCE CA\$E: EDP/OUTSIDE, SubType=VIOLENT_EDP, Open/Curent=F
					EVENT CLOSED
					Unik=DESA4-3, St=AV
					Disposition Assigned=91 EMS ETA
	13:45:38	8/9/2019	ps2-d15	353555	EVENT COMMENT=E;ETA
- 1					
	13:48:37	8/9/2019	ps2-d15	353555	EVENT COMMENT=E:ETA FOR EMS PLZ
			ps2-d15 sps29mdt01		EVENT COMMENT=EMS Unit Onscene NYPDJobNumber;19080914084 EMSJobNumber;192212149
	13:49:07		sps29mdt01		EVENT COMMENT=EMS Unit Onscene NYPDJobNumber;19080914084 EMSJobNumber;192212149 DateTime;20190609134907ED EMSOperatorNumber;1387 UnitId:82K3 UnitType;BL5
	13:49:07	8/9/2019	sps29mdt01		EVENT COMMENT=EMS Unit Onscene NYPDJobNumber;19080914084 EMSJobNumber;192212149 DateTime;20190809134907ED EMSOperatorNumber;1387 UnitId:82K3 UnitType;8L5 RouteFlag;N Comments:
	13:49:07 EMS	8/9/2019	sps29mdt01		EVENT COMMENT=EMS Unit Onscene NYPDJobNumber;19080914084 EMSJobNumber;192212149 DateTime;20190809134907ED EMSOperatorNumber;1387 UnitJd:82K3 UnitType;BL5 RouteFlag;N Comments: Unit=52A1-2, St=UC, Comment=Preemot, Loc=20 W 190 ST 8X
	13:49:07 EMS	8/9/2019 ARRIVAI	sps29mdt01	1	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitJd:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 8X EVENT COMMENT=52A1-2 Preempt
	13:49:07 EMS 13:49:57	8/9/2019 ARRIVAI	sps29mdt01 L ps2-d15	1	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 8X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST 8X
	13:49:07 EMS 13:49:57	8/9/2019 ARRIVAI 8/9/2019	sps29mdt01 L ps2-d15	353555	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 6X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST 6X EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30
	13:49:07 EMS 13:49:57 14:05:33	8/9/2019 ARRIVAI 8/9/2019 8/9/2019	sps29mdt01 L ps2-d15	1 353555 357279	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 6X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST 6X EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149
	13:49:07 EMS 13:49:57 14:05:33	8/9/2019 ARRIVAI 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15	1 353555 357279	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 8X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST BX EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140556ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8L5
	13:49:07 EMS 13:49:57 14:05:33	8/9/2019 ARRIVAI 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15	1 353555 357279	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 8X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST BX EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140556ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8L5 HospitalCode:25 RouteFlag:N HospitalName:JACQ81 \ BRONX MUNICIPAL Comments:
	13:49:07 EMS 13:49:57 14:05:33 14:05:57	8/9/2019 ARRIVAI 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15	1 353555 357279	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST BX EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST BX EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140555ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8L5 HospitalCode:25 RouteFlag:N HospitalName:JACQ81 \ BRONX
	13:49:07 EMS 13:49:57 14:05:33 14:05:57	8/9/2019 ARRIVAI 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15 sps29mdt01	1 353555 357279 1	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 8X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST 8X EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140555ED EMSOperatorNumber:1387 UnitId:92K3 UnitType:8L5 HospitalCode:25 RouteFlag:N HospitalNama:JACO81 \ BRONX MUNICIPAL Comments: Unik=52B2-2, St=87, Comment=JACO81, Loc=327 E FORDHAM RD BX EVENT COMMENT=52B2-2 JACO81
	13:49:07 EMS 13:49:57 14:05:33 14:05:57	8/9/2019 ARRIVAI 8/9/2019 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15 sps29mdt01	1 353555 357279 1	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitJd:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 8X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST BX EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140555ED EMSOperatorNumber:1387 UnitJd:82K3 UnitType:8L5 HospitalCode:25 RouteFlag:N HospitalNama:JACO81 \ BRONX MUNICIPAL Comments: Unik=52B2-2, St=87, Comment=JACO81, Loc=327 E FORDHAM RD BX EVENT COMMENT=52B2-2 JACO81 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149
	13:49:07 EMS 13:49:57 14:05:33 14:05:57	8/9/2019 ARRIVAI 8/9/2019 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15 sps29mdt01 ps2-d15	1 353555 357279 1	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 6X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST 6X EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140555ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8L5 HospitalCode:25 RouteFlag:N HospitalNama:JACQ81 \ BRONX MUNICIPAL Comments: Unik=52B2-2, St=87, Comment=JACQ81, Loc=327 E FORDHAM RD 8X EVENT COMMENT=52B2-2 JACQ81 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809141135ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8LS
	13:49:07 EMS 13:49:57 14:05:33 14:05:57	8/9/2019 ARRIVAI 8/9/2019 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15 sps29mdt01 ps2-d15	1 353555 357279 1	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 8X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST BX EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140555ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8L5 HospitalCode:25 RouteFlag:N HospitalNama:JACO81 \ BRONX MUNICIPAL Comments: Unik=52B2-2, St=87, Comment=JACO81, Loc=327 E FORDHAM RD BX EVENT COMMENT=52B2-2 JACO81 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809141135ED EMSOperatorNumber:1387
	13:49:07 EMS 13:49:57 14:05:33 14:05:57 14:07:18 14:11:35	8/9/2019 8/9/2019 8/9/2019 8/9/2019 8/9/2019	sps29mdt01 ps2-d15 ps2-d15 sps29mdt01 ps2-d15	1 353555 357279 1	EVENT COMMENT=EMS Unit Onscene NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809134907ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:BL5 RouteFlag:N Comments: Unit=52A1-2, St=UC, Comment=Preempt, Loc=20 W 190 ST 6X EVENT COMMENT=52A1-2 Preempt Unit=52ST1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST 6X EVENT COMMENT=52ST1-2 Alarm Timer Extended: 30 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809140556ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8L5 HospitalCode:25 RouteFlag:N HospitalNama:JACO81 BRONX MUNICIPAL Comments: Unik=52B2-2, St=87, Comment=JACO81, Loc=327 E FORDHAM RD 8X EVENT COMMENT=52B2-2 JACO81 EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149 DateTime:20190809141135ED EMSOperatorNumber:1387 UnitId:82K3 UnitType:8LS HospitalCode:25E RouteFlag:N HospitalName:JACO81

Case 1:20-cv-06260-LGS-SN Document 36 Filed 01/28/21 Page 45 of 96

	2311200		P		
					EVENT COMMENT=52A1-2 Preempt
	14:05:33	B/9/2019	ps2-d15	357279	Unit=525T1-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=20 W 190 ST BX
					EVENT COMMENT=525T1-2 Alarm Timer Extended: 30
	14:05:57	8/9/2019	sps 29 m đ (0 1	1	EVENT COMMENT≖EMS Unit Transporting Patient NYPDJobNumber;1980914084 EMSJobNumber;192212149
					DateTime;20190809140556E0 EMSOperatorNumber:1387 UnitId:82K3 UnitType:BLS
ſ		•		-	HaspitalCode: 25 RouteFlag: N HospitalName DACOBI \ BRONX MUNICIPAL Comments:
	14:07:18	8/9/2019	ps2-d15	357279	Unik=5282-2, St=87, Comment=JACOBI, Loc=327 E FORDHAM RD BX
					EVENT COMMENT=5282-2 JACOBI
	14:11:35	8/9/2019	sps29mdt01	1	EVENT COMMENT=EMS Unit Transporting Patient NYPDJobNumber:19080914084 EMSJobNumber:192212149
					DateTime: 20190809141135ED EMSOperatorNumber: 1387 UnitId: 82K3 UnitType: BLS
ĺ					HospitalCode: 25E RouteFlag: N HospitalName: JACOBI PSYCHIATRIC Comments:
	14:14:45	8/9/2019	ps2-d15	357279	Unit=52\$T1-2, \$t=UC, Comment=Preempt, Loc=20 W 190 ST 8X
		., .	,		EVENT COMMENT=525T1-2 Preempt
	14:37:18	8/9/2019	ps2-ts03	354414	Umt=9282-2, St=~, Loc=327 E FORDHAM RD BX
		8/9/2019	•	357279	Unit=5282-2, St=CU, Comment=Alarm Timer Extended: 30, Loc=327 E FOROHAM RD BX
					EVENT COMMENT=5282-2 - Alarm Timer Extended: 30
	15:10:10	8/9/2019	ps2-d15	367521	Route=D, PCT=52, Sector=528, St*Assigned, P=2, Primary Unit=5282-2, Primary Member=0, Current=T, Open =F, Type=54E2-AMBULANCE CASE; EDP/OUTSIDE,

Exhibit 13: Jacobi Medical Center Discharge Papers (August 9th 2019)

AFTER VISIT SUMMARY

Yaya Jallow MRN: Interesting

Instructions

Diplease follow up with outpatient glicic (walk ia).

2) any thoughts of self bann piewse return to FR

What's Next

You currently have no upportedly appointments crainduled

General Emergency Department Discharge Instructions

We appreciate that you chose us as your healthcare preys to

This loubliprovides you with information about the care you no eword in our fining grocy Department and instructions about the care you self-after you have the intergency Department. If you have bother questions contoming this visit please call us at the method phone member body or this limit. Please keep this form and bring it with you should you need additional treatment. If your symptoms become worse or you are not improving as expected and you are arrivle to reach your moral health care provides or get to your tohow up appointment, you should return to the Energency Department immediately. We are available 24 nours a day.

It is important that you keep appointments that may have been scheduled. If you are unable to make an appointment, please call the corresponding clinic to reschedule your appointment.

Instructions



No changes were made to your medications.

Home Medication Information

The list of your home medications is based on the information provided by your (or your representative) during your emergency Department visit, and/or the information contained in your medical record for addition, some of your home medications **may have been changed** by the

HEALTH HOSPITALS

Jacobi

THE BANGERS PARTY COME AND A THE

Today's Visit

You were seen by HOOMHER SHIN IND

Reason for Visit

throwing stuffs at the stare

Diagnosis

Psychosis, uniperified mycholis type (HCC)

Lab Tests in Progress

Componensive Metabolic Paner USes

Ha W/Ath Micro Urine tox \$ No ath

Medications Given

balloperid of Sociate (HAL 3O),) \mathbb{R}^{-1} given $\mathcal{B}^{0}(\mathbb{R}^{3}(\mathbb{R}^{3}))$ in \mathbb{R}^{3} to \mathbb{R}^{3}

LORuzepam (ALVANITura giten 8/07/2019 7,45 PM

Your End of Visit Vitals

. Blood C. Pressure 127/71 Temperation (Oral) * 98,1 °F

60

. . . Келикааан 138 **19**

Oxygen Machinatico **100**%

Acknowledgement of Discharge Instructions

 Fundersland the treatment received during this visit was provided on an emergency basis only and is not means to be a replacement for ongoing medical care, talso understand the information provided in these discnerge instructions, including follow up information, should be followed in order to ensure proper projections of my compaint/diagnsic

 A member of the I mergency Department staff has reviewed the distinance instructions provided to me and has answered any questions i may have not regarding these instructions

ent/Representative Signature

Relationship to Patient

Time

17:45

Yaya Jallow

CSN: 25609205 DOB: 4/5/1996 male

MRN: 6206303

Adm Date: 8/9/2019



Exhibit 14: North Bronx Admission Tag (August 30th 2019)

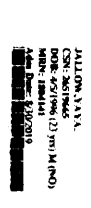




Exhibit 15: North Bronx Discharge Papers (August 30th 2019)

AFTER VISIT SUMMARY

Yaya Jallow MRN-1804141

Debore CI Oroste North Central Bronx 5 8/30/2018 Q NCB ED Psych 718-519-3030

Instructions

You have been provided with list of outpatient mental health trantment providers, if you are in crisis please call 911 or go to your nearest emergency room.

What's Next

You currently have no upcoming appointments scheduled.

Ceneral Emergency Department Discharge Instructions

We appreciate that you chose us as your healthcare provider.

This form provides you with information about the care you received in our kinergency Department and instructions about caring for yourself after you leave the Emergency Department. If you have further questions concerning this visit please call us at the included phone number above on this form. Please keep this form and bring it with you should you need additional treatment. If your symptoms become worse or you are not improving as expected and you are unable to reach your issual health care provider, or get to your follow-up appointment, you should return to the Emergency Department immediately. We are available 24 hours a day.

It is important that you keep appointments that may have been scheduled. If you are unable to make an appointment, please call the carresponding clinic to reschedule your appointment.

Instructions



No changes were made to your medications.

Today's Visit

Reason for Visit
Psychiatric Evaluation

Diagnoses

- Adjustment disorder, unspecified type
- Schlzophrenia, unspecified type (HCC)

Your End of Visit Vitals

- Blood Pressure 120/78
- Temperature (Oral) 97.8 °F
- 75 Pulse
- ලද Respiration ගිරි 18
- Oxygen Saturation 99%

CHART

With MyChari, you can... Message your doctor... Request refills... See test results... See your visit summaries and upcoming appointments and much much more...

To sign up go to http:// mychart.nychealthandhospitals.org, click "Sign Up Now", and enter personal activation code: 6Z57F-B9FG3 Expires: 2/6/2020 12:44 PM.

Additional Information: If you have questions, you can go to https://epicmychart.nychhc.org/help to contact our MyChart staff, Remember, for emergencies, always call 911 - do not use MyChart.

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Page 1 of 2

Account Summary Account: JALLOW, YAYA 1336049670] Printed at 9/9/2019 12:13:14 PM for IOHNSON, WILLIAM

Account Overview

Nama: JALLOW,YAYA [326049670]

Class: Psych Emergency Guaranton JALLOW, YAYA (104163305)

Connactor Type: Personal/Family

Service Area: NYC HEALTH AND HOSPITALS CORP.

Notification Date:

Institutional? No

Hospital Acround Status; BILLED

Financial Class: Self-pay

Location, NORTH CENTRAL BRONX PARENT

Self-pay Statut: Full Self-Pay Due

Patient Demographics

Name, JALLOW,YAYA

Address, 237 Landing Road BRONX NY 10468 Call Proper Work Phone:

Sex: Male

Hema Phone: 008-050 0000

MRN: 1804141 SSM: UDD-OT-0000

Birth Date: 04/05/96

Age (at 23 years Admission):

Marital Status: Linkneyon

Current Age: 23 years

Patient Demographics at Time of Discharge

Name: JALLOW,YAYA

Address: 237 Landing Road BRONX NY 10468

Honte Phone: 000-000-0000 Cell Phone:

Work Phone:

\$\$N: 000-DD-0001

Guarantor Demographics

ALLOW, YAYA [104163309] (P/F) NYC HEALTH AND HOSPITALS CORP

Maie, 23 years, 04/05/96 000-00-00001

Language English

🛖 237 Landing Road

BRONX NY 104661

(emo) t) 0000-000-000

Guarantor does not use MyChart. Aptivation code generated.

Guerantor Demographics at Time of Discharge

JALLOW, YAYA

🛖 237 Landing Road BRONX NY 10468 (Ame): 000-000-0000 (Hame)

55N 000-00-0000

Admission/Discharge

Admission Date: 06/30/2019

If: Admission Elate.

Discharge Oats, 08/30/2019

Min Days End 09/04/2019 Date:

Admission Type: Emergency [1]

Point of Origin: Non-Health Care Facility Point of Oragin (1)

Patient Status, DC to Fune or Self Care (Houting Discharge) (01)

Admission

Attending Deborah Brome, MD

Proyects

Patient Contacts Attached to Account

Clate fyjie 08/30/201...Hospital E ... PE

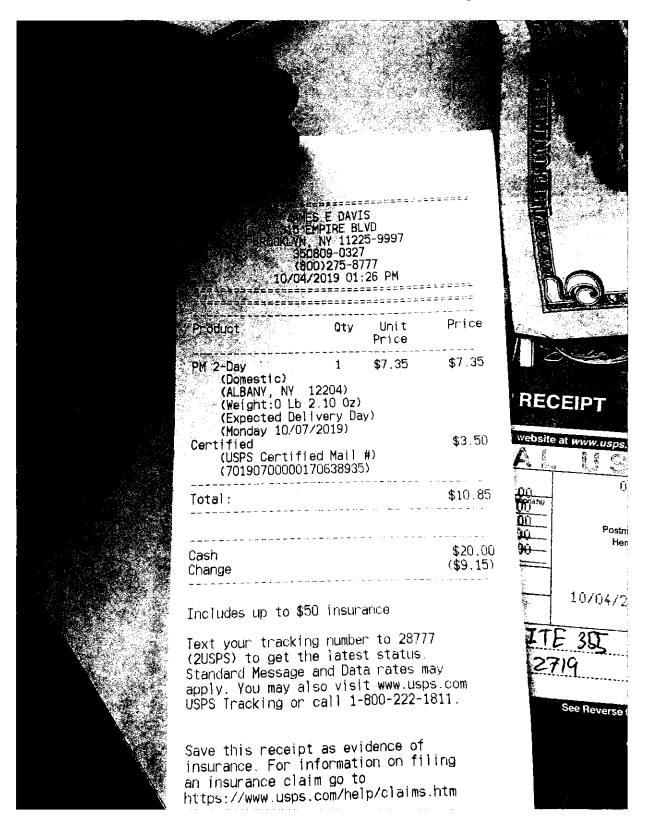
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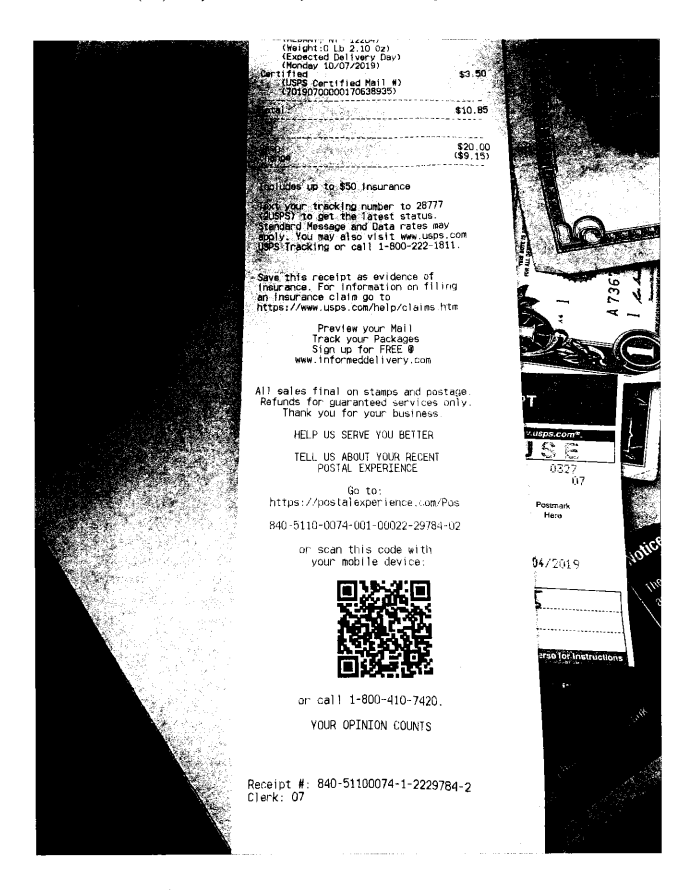
Discharged - Confirmed

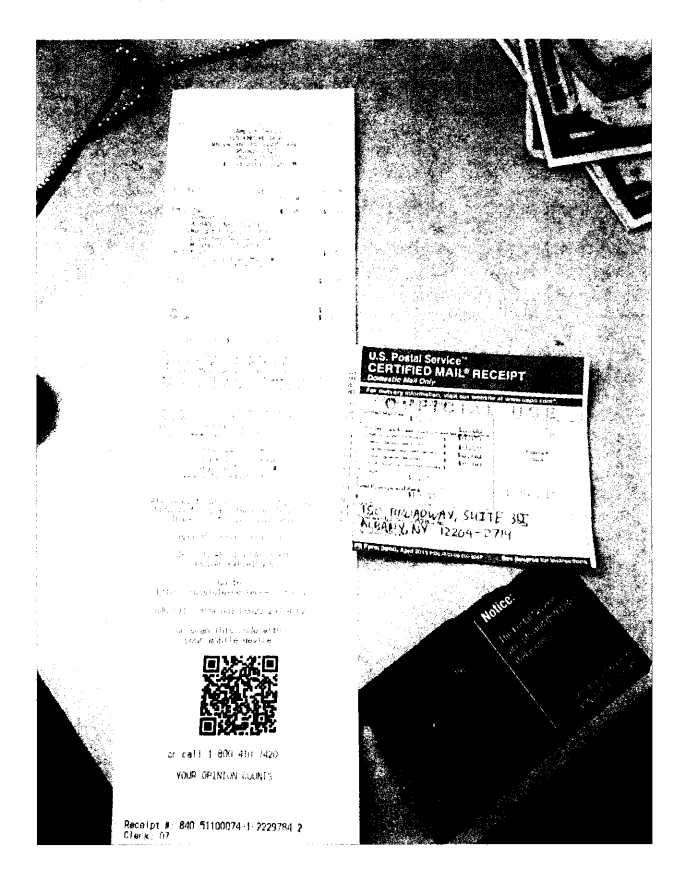
Unit NO FOR SYCH

Adm Date Dis Date 08/30/2019 08/30/2019

Exhibit 16: Mental Health Fraud Complaints (October 7th 2019)







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Exhibit 17: BRC Formal Grievance Form (August 10th 2019)

Chent Grievance Procedure - Appendir R



Seth Olamond

CLIENT GRIEVANCE REVIEW FORM

Clients have the right to bring grievances without fear of reprisal or of being deprived of shelter.

INSTRUCTIONS: Clients must complete <u>Section I</u> and submit to the DHS Office of Client Advocacy ("OCA"). OCA, along with the appropriate DHS staff, must complete and sign <u>Section II</u>, and provide a copy to the Director. A copy shall be retained with the DHS Office of Client Advocacy and placed in the Client's case record;

Section I: (To be completed by the Clienti

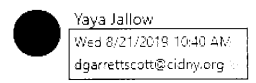
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Department Of Hondless Services, 33 Seavet Street, New York, NY 10004 http://www.nyc.gov/atml/des/rtml/acmc/jume_shim/



Exhibit 18: Bronx Office of the Ombudsman Email (August 21st 2019)

Constituent Grievance Complaint



Hello Mrs. Garrett-Scott,

My name is Yaya Jallow, case number: 12022707, and I am currently residing at BRC - Reaching New Height shelter located at 237 Landing Rd, The Bronx, NY, 10468. I have been preceding at this shelter for the last 3 months and during my stay i have been subjected to harassment; stolen from; had my privacy invaded; had my mental& overall character challenged, questioned, and attempted to be discredited. I have been followed by staff on multiple occasions for no apparent legal valid reason & had my personal property misplaces, stolen from (headphones, money {150+}, & approved food). On several occasions I have knowingly locked my locker only to return back from work to find it opened, a feet that could only be accomplished by staff. I have been provoked, harassed, attempted to be intimidated, & bothered all in an attempt to cover-up all the injustices that the staff was performing on me. I have been lied against, caused to loose my job(s), and attempted to be strong-armed into silence all while being treated in a manner that is unbecoming of a facility associated with the department of homelessness. I placed in a grievance complaint in on August 10th but It was brushed off and the staff then stole my usd out of my locker a few days after that

Exhibit 19: Bronx Office of the Ombudsman Email Response (August 22nd 2019)

provided you with the link below and a copy of their grievance form.

Deirdre Garrett-Scott < ögarrettscott@cidny.org>

Constituent Grievance Complaint

Thu 8/22/2019 10:32 4/11

unfortunately you have contact me in error. Our program does not handle complaints and/or grievances for the NYC Good morning Department of Homeless Services. Fortunately DHS has an Ombudsman program that might be able to help you. I have Thank you for your email. I am sorry to hear that your rights are being violated and that your property was stolen but 9 constituent_grievance_form.pdf

hope this helps

<u>https://www1.nyc.gcy/site/dhs/prevention/office-of-ombudsman.page</u>

Director, Long Term Care Ombudsman Program Deirdre Garrett-Scott, MPA Thank you,

841 Broadway, Suite 301

Center for Independence of the Disabled in New York (CIDNY)

New York, NY 10003

Tel: 212-812-2874

<u>озогипрэтичи</u>

Fax: 212-254-5953

communication in error and that any review, disclosure, dissemination, distribution or copying of its contents is prohibited. If you have received this communication in error place notify me immediatable by reshind to this message and deletion it from your commuter. Thank **Confidentiality Notice:** This e-mail communication and any attachments may contain confidential and privileged information for the use of the designated recipients named above. If you are not the intended recipient, you are hereby notified that you have received this

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Exhibit 20: Bronx Office of the Ombudsman Response (Link)

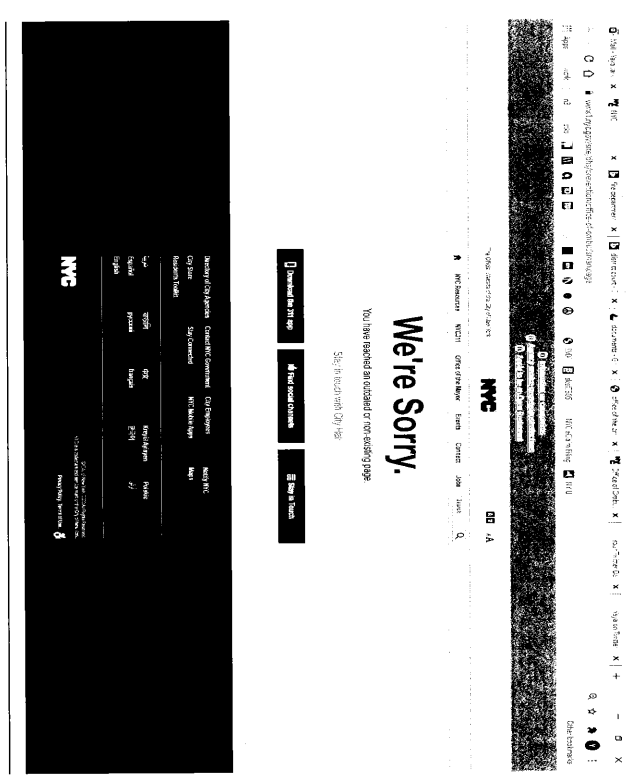


Exhibit 21: BRC "Psychosocial" Evaluation Forgery Attempt #1 (August 26th 2019)

ACILITY NAME: ROS	aching New I	Helghis Resi	eone	TODA	'S DATE: 08/20	6/201	9]			R: 12022707
LIENT NAME: YAYA	JALLOW	UNIT / BEC) #: 2-027	ILP TY	PE: Bi-Weekly				TE OF ADM 25/2019	ISSION:
THER ADULT:		CASE COM	AP: 1/0	PA/HR	A#:	951	1: XXX-XX-1627		RESID#; 2	089491
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/AYA JALLOW	Activity Sp	ecifics: The ntly at 10pm.	clieni must abide by	he (Opmish	elter curlew. Th	a cliei	nt will adhere to	he cu	rfew menda	tes by signing for
HECK DOCUMENTS	S NEEDED		Birth Certificate		Medicaid Car	d				
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			Pasaport		Food Stamp					
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DHS Form 12A Rev 12 12/22/2011 2 of 2 CARES Case Number: 12022707 Generated: 08/25/2019 08:36 PM

Exhibit 22: BRC "Psychosocial" Evaluation Forgery Attempt #2 (August 27th 2019)

FAGILITY NAME: ReCLIENT NAME: YAYA OTHER ADULT: PA. SYATUS: Not App Concerning Member YAYA JALLOW	Sorvice Nood Employment	1 / BED #: 2-027 E COMP: 1/0	ILP TYPE: BI-We	ekty	DATE OF ADMIS 05/05/2019	ssion:
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YAYA JALLOW	Rules and Regula			lations including the Code o	(Conduct and the	Client
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Exhibit 23: Transfer To Kingsboro (August 27th 2019)

JALLOW YAYA Z089491 This is a notice, that you will be invalored to in appropriate sheller where your needs will be myt four housing needs will continue to be addressed at our new facility. Right of Review Jour new facility. Right of Review Jour needs this notice, you are entitled to meet with your caseworker to discuss why you are being anisferred. If you disagree with the transfer, you may have a Supervisory Review to respond to the casen(s) for reassfer and I do NOT request a Supervisory Review. Client's Significe(s) Date Client's Significe(s) Date Client's Significe(s) Date Print Name Signature Date Social Service Differences Signature Date Social Service Differences Signature Social Service Differences			<i>€</i>	,
CLIENT NOTIFICATION OF INTENT TO TRANSFER Shelter, BRC, REACHING NEW HEIGHTS Date #			Division of April Services Reportment / Chanciless Service	es }
CLIENT'S SURNAME: PIRST NAME: CARES NUMBER: JALLOW YAYA 2089491 This is a notice, that you will industrate to a paper propriate shellor where your needs will be myt your housing needs will continue to be addressed at pur new facility. Right of Review pun receipt of this notice, you are entitled to meet with your caseworker to discuss why you are being ansforred. If you disagree with the transfer, you may have a Supervisory Review to respond to the caseon(s) for transfer and I do NOT request a supervisory Review. Client's Signature (x) Date: 11 1 (du put accept the reason (s) for transfer and I do not request a Supervisory Review. Client's Signature (x) Date: 11 (du put accept the reason (s) for transfer and I do not request a Supervisory Review. Client's Signature (x) Date: 11 (du put accept the reason (s) for transfer and I do not request a Supervisory Review. Client's Signature (x) Date: 11 (du put accept the reason (s) for transfer and I do not request a Supervisory Review. Client's Signature (x) Date: 11 (du put accept the reason (s) for transfer was explained to client Supervisory Review unadded. WINNESSING CASEWORKER: Print Name Signature Social Sprive Spring Caseworker: Print Name Signature Social Sprive Spring Casework C		NOTIFICATION OF INTER	· 1.	l
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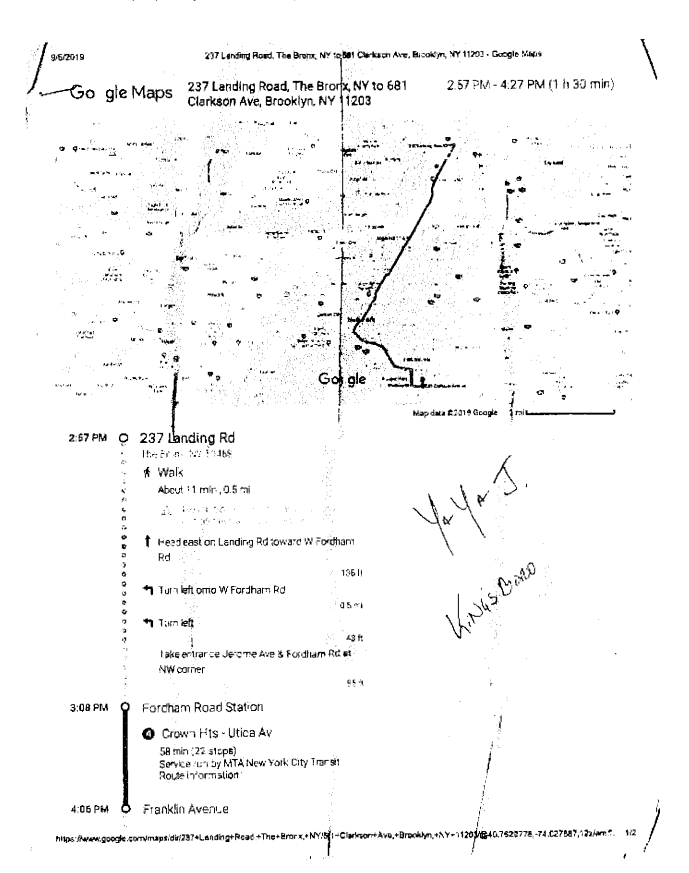


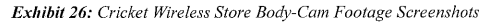
Exhibit 24: BRC Corporate Email (August 28th 2019)

Forward

Yaya Jallow To: info©bracig Med 8.28.2019 1148 AM

brought up my concerns & issues with the staff to no avail. I am writing this email to found out where I can go to resolve this Hello I currently reside at a BRC shelter, Reaching New Heights. I am currently being harassed. I have on multiple occasions

Ç)







 $1{:}20\text{-}\mathrm{cv}\text{-}06260\;(SN) - Yaya\;Jallow\;v.\;City\;of\;New\;York - Magistrate\;Judge\;Hon.\;Sarah\;Netburn$

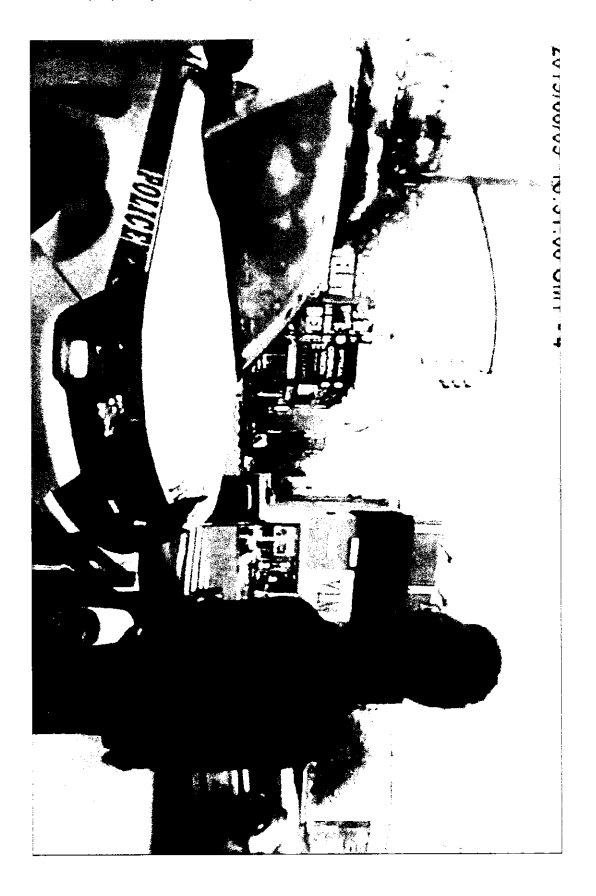


















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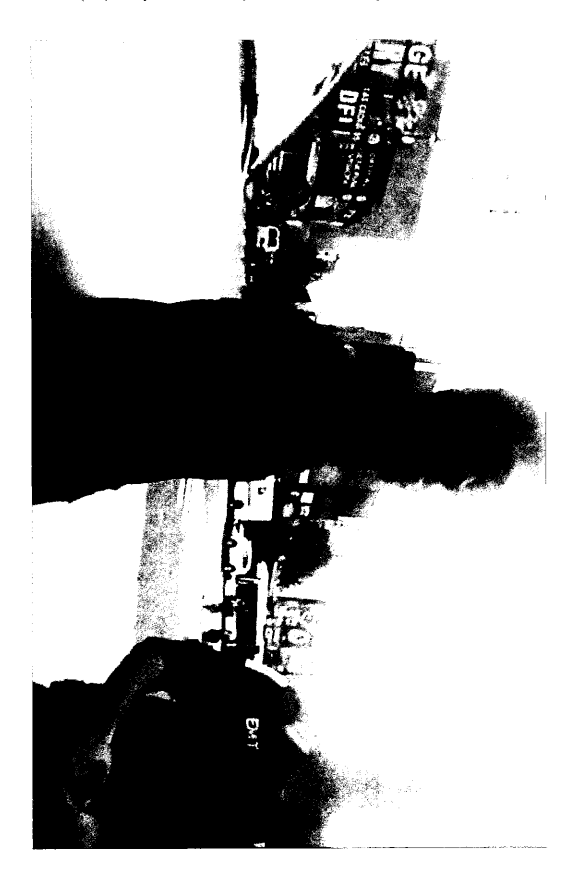
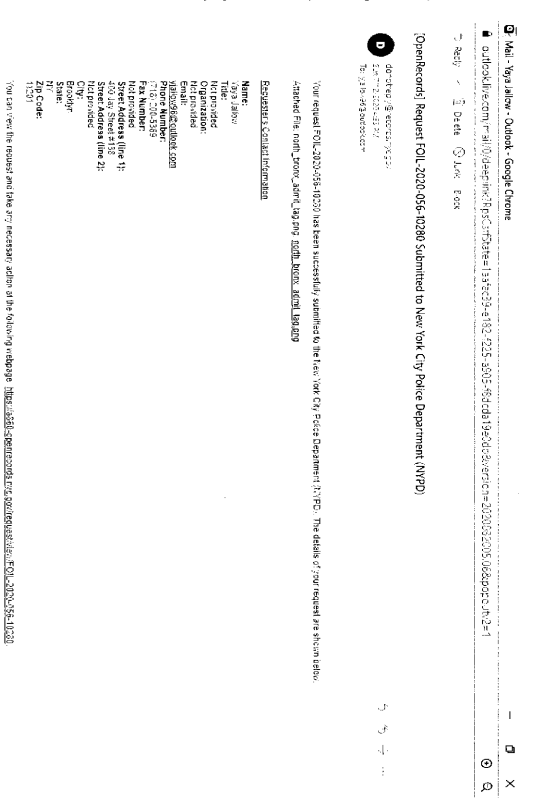


Exhibit 27: City of New York (Law Department) FOIR List

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Exhibit 28: City of New York (Law Department) Name FOIR #1



Reply Forward

Nei provided Organization: Net provided Email:

Name: Yaya Jallow Title:

Phone Number: F18, 200-3889 Fax Number: Net provided Street Address (line 1): 400 Jay Street #138 Street Address (line 2):

Brooklyn

act provided

Exhibit 29: City of New York (Law Department) FOIR #2

Mail - Yaya Jailow - Outlook - Google Chrome [OpenRecords] Request FOIL-2020-056-10280 Submitted to New York City Police Department (NYPD) ... (7) outlook.live.com/maii/0/deep.ink/RpsCsrfState=1aafac39-e182-f225-a805-f8dcda19e0db8version=2020882005.068tpopputv2=1 To: yiellow@f@oudcok.com Eun The 2020 466 5% Attached File: north_bronv_admit_tag.png: north_bronv: admit_tag.png Requesters Contact Information Your request FOIL-2020-055-10380 has been successfully submitted to the New York City Police Department (NYPD). The details of your request are shown below 1=) De ete O lunk Book الزر

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Reply Forward

You can view the request and take any necessary action at the following webpage: https://agoti-spenieografs.nvc.gov/request/view/FOH_2024-056-10200

Exhibit 30: City of New York (Law Department) FOIR #3

💁 Mail - Yaya Jallow - Outlook - Google Chrome [OpenRecords] Request FOIL-2020-056-12961 Submitted to New York City Police Department (NYPD) Reply autlook.live.com/mai//0/deep/ink/RpsCsrfState=1eafac39-e182-f225-a503-f8dcda19e0db&xersion=2020082005.06&popoatv2=1 danatrep y@records tydgov ್ದ ⊻ತ (ರಿಸ್ತಾರ್ಪ್ನಿಕ್ಕಾರ) ಕೆ.ಸಿ ಸ್ತ್ರಾ yjallow96@outlook.com Phone Number: P10, 200-5369 Fax Number: Not provideo Street Address (line 1): 400 Jay Street #138 Street Address (line 2): Not provided Organization: Not provided Name: Yaya Jalloo Zip Code: 1:20:1 Brooklyn State: Request Type: Other Request Requester's Contact Information Your request FOIL-2020-056-12961 has been successfully submitted to the New York City Police Department (WYPO). The details of your request are shown below. 1cl provided Deere (?) ই Bock Ť 口 4 ⊕ × Φ

Reply Forward

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Exhibit 31: City of New York (Law Department) FOIR #3 Response

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Exhibit 32: Office of Comptroller Claim (November 22nd 2019)

New York City Comptroller
Scott Nr. Stringer

Piled:08/07/20

Office of the New York City Complemiler 1 Centre Street New York, NY 10007

Form Version: NYC-COMPT-BLA-P11-D

Personal Injury Claim Form

Electronically filed claims must be filed at the NYC. Comptroller's Website, if your claim is not resolved writen 1 year and 90 days from the date of occurrence your must start legal action to preserve your rights.

	i On hebalf of myself.	i Attorney is filtin	-	
ť	On behalf of surreone else. If on someone else's behalf, please provide the following information.			ment is represented by attorney
Lust Name	wofel	Firm or Last Name:	}	
First Name:	Yaya	Firm or Flyst Rame	·	10.12
Relationship to	(11.44. N.	Address.		
the claimant.	Self	Address 2:	ļ,	
		Çityi		
Claimant Info	rmation	State:	<u> </u>	
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Zip Code:	11203	The time and place	e where th	e Cialm arese
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Date of Death.	Formut: MM/DO/YYYY		¥.	
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New Y	tark City Comptroller M. Stringer	1 Centre Street New York, NY 10007						
**************************************	the claimant had the police and parametrics falsely called on them and was detained by NYPO, S2nd precinct, & FDNY against his will for no valid or legitimate reason and detained against their will and finited to undergo a psychatric evaluation which resulted in the claimant receiving a false diagnose which ended up being the catalys of a series of events that resulted in the claimant being transfered to an unsafe facility; loss wages; claimant's name was standered; and coused the claimant to undergo psychological, emotional, and physical distress.							
	•							

^{*} Denotes required field.



New York Chy Comptroller Scott M. Stringer Office of the New York City Comptraller 1 Centre Street New York, NY 10007

hospital bills - unknown at the moment is districts - 30005 pain & suffering - 15005 pain - 150 suffering - 13505 lost wages - 385.495 actual - 70.495 potential - 3155 lost economic activity - 114.515

total: 5000\$

Office of the New York City Comptroller

	w York City Comptroller at AA. Stringer		। Centre Street New York, NY 10007
Medical Informat	ón.	Witness 1 Inform	ation
Ist Treatment Date	- 08/30/2019 Formor: MM/DD/YYYY	Last Name:	
Hospital/Name:	North Central Bronx	Flist Name:	
Address	111 East 210th Street	Address	
Address Z		Address 2:	
City	The Bronx	Cityc	
State:	NEW YORK	State	
Zip Code:	10467	Zip Code:	Phone:
Date Treated in Emergency Room:	ON/30/2019 Formet, MM/DD/YYY	Winness 2 Inform	ation
Was claimant take	ntohospital by GYES (NO (NA	Last Name:	
an ambulance?		First Name	
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Address 2:		State:	
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State;	NEW YORK	J Witness 3 Inform	iation
Zip Code:	10019	Last Name:	[
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Office of the New York City Comptroller 1 Centre Street New York: NY 10007

Complete If claim involves a NYC vehicle

Owner of vohicle cl	lelmont was traveling in	Non-City vehicle drives
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First Name:		Flist Name
Address		Address
Address 2:		Address 2:
Cityt		City
State:		State:
Zip Codet		7ip Corle:
lastrance informat	Lion .	Non-City vehicle information
Insurance Company Name:		Make, Model, Year of Yehrele.
Address		Plate F.
Address 2-		VM#:
City:		City wehicle information
State:		<u> </u>
Zip Code		Plate #:
Policy #:		
Phone it:		City Orber Last Name:
Description of claimant:	○ Driver	City Driver First Name:
	C Motorcyclist C Other	
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Office of the New York City Comptroller 1 Centre Street New York, NY 18007

Complete If claim involves a NYC vohicle

Owner of vehicle o	laimant was traveling in	Non-City vehicle driv	Vei
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Insurance Company Name:		Make, Model, Year of Vehicle:	1-5-
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Policy #:			
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		Company Embad (March 1871) (2. 2)	

Exhibit 33: DHS Rules & Regulations (Client Responsibility)

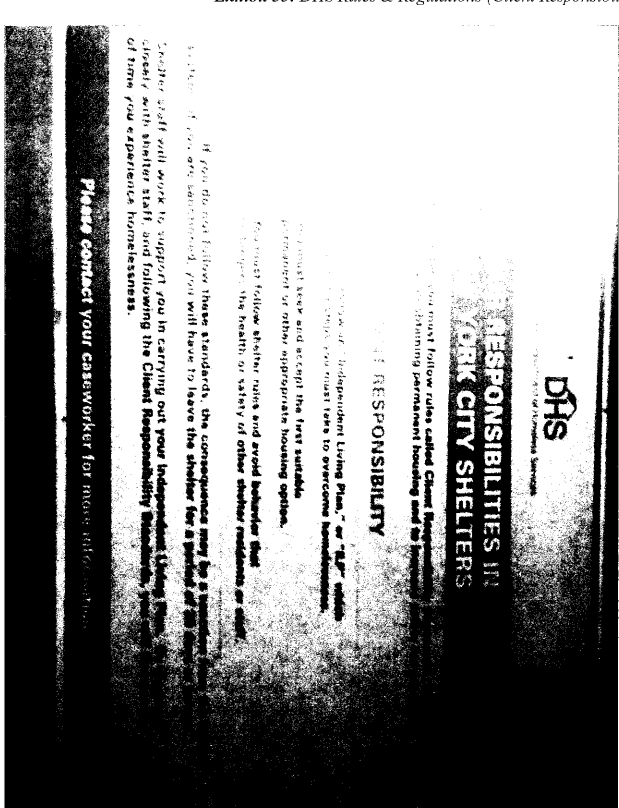


Exhibit 34: DHS Rules & Regulations (What To Expect)

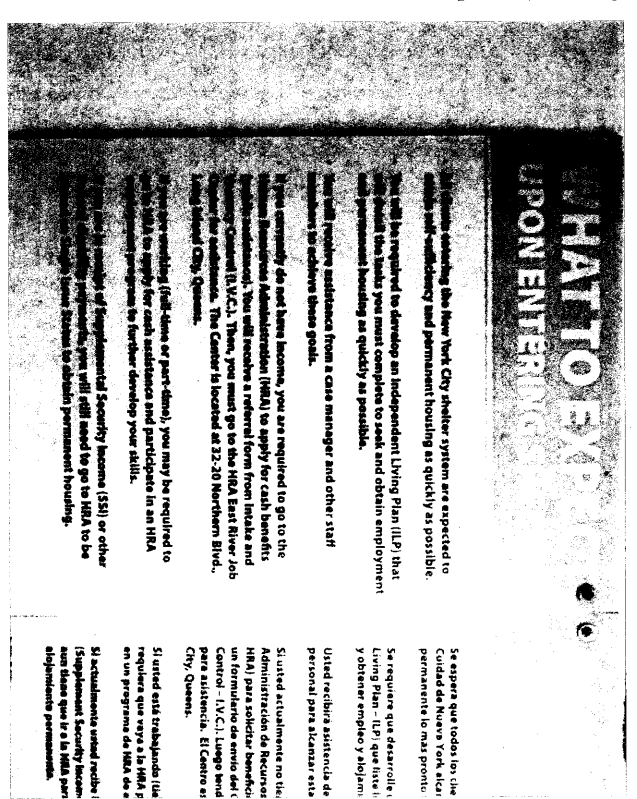


Exhibit 35: Department of Homeless Services Racist Paper-Trail (Liability Shift)*

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Exhibit 36: OTDA Demographic Information



Sew York State Office of Temporom and Disability Assistance Automobiled Finger imaging System (AFIS)

Exhibit 37: Similar Situations*

· Amadou Diallo

• Amadou Diallo was an African immigrant, just like David Oluwale, who NYPD happened to mistakenly identify as a serial rapist, despite not being true nor having any credible information to support it and an obvious scapegoat for murder, that 4 NYPD officer felt the need to kill, probable as a service to the public for reaching for his wallet on February 4th 1999.

• Daniel Prude

 Daniel Prude was a resident of Rochester, New York who died while being physically restrained while being intoxicated off PCP and walking around naked, something that has been described as a mental health episode instead of what it is, a man being intoxicated and high.

• Deborah Danner

 Deborah Danner was an elderly Bronx resident that was gunned downed by the City of New York Police Department, while holding a baseball bat.

• Eric Garner

• Eric Garner was a resident of Staten Island who was killed due to a choke-hold after being a victim of discrimination & humiliation at the hands of the City of New York Police Department.

Luis Vasquez

Luis Vasquez was a resident of New York that attempted to take hostages at St. John the Divine to force the government into providing Latin American with support, something that matches all the outlines of terrorism yet the City of New York Police Department personnel felt the need to hesitate in taking him down, something the Defendant's personnel felt the need not to provide to The Plaintiff, instead automatically assuming he was in the wrong and had it been him they would have snipped him on arrival.

• Luke h. Patterson

• Luke Patterson was a restaurant owner and community activist that was shot by New York State Police during the early morning hours on I-84, near exit 5, when he tried to get inside a "moving" police car after he was deemed to not be cooperative and refusing to obey commands, something it appears the public at large wanted The Plaintiff to do.

Saheed Vessel

Saheed Vassel was a Crown Heights resident that was shot, uncannily very similar to Amadou Diallo, by NYPD when they responded to a 911 call in the area and encountered Saheed and mistaken a metal object he was holding for a gun. The shooting happened April 4th 2019, a year and day after The Plaintiff first ever moved to New York City and a day before his birthday, information that should be present in The Plaintiff's tax filings.

· Shaun Fuhr

Shaun Fuhr was a Seattle, Washington man that was killed in the Mount Baker neighborhood. He was killed when a Seattle Police Officer shot him in the head on April 29th 2020 during a chase with his baby daughter in his hands after Police responded to a call about him imprisoning and beating his girlfriend for hours.

Observations

- All these individuals were killed by Police under the same, probably fabricated or not, situations The Plaintiff would end up finding himself in due to fraudulent 911 calls, a present obvious danger.
- In the months of September October 2019 there was a total of 8 law enforcement killings in the US, 4 each, an usually statistically occurrence. Then the following month of November there was 2, in the whole country of the United States of America.

Notes

Exhibit 1

The Plaintiff would have his 2018 state taxes withheld for no valid nor legitimate reason despite The Plaintiff not being in the state nor ever in contact with the City of Albany nor the New York State Department of Finance every in his life beforehand nor being provided with help obtaining nor investigating the blatant tax theft regardless of the 3 times The Plaintiff would attempt to obtain his state taxes once returning to New York City in May 2019.

Exhibit 2

After being questionable detained after being forced to carry his OTDA intake paper with him by BRC staff on May 9th 2019, 8 days after arriving back in New York City after a short visit in March 2019 and moving out of the City in September 2018 The Plaintiff would attempt to obtain station, body cam, and all other martial evidence for said detention, The Plaintiff would have all his FOIR request ignored and instead would experience increased police present everywhere he went, in comparison to his April 2018 - September 2018 visit and overall life experience, and a refusal of service campaign that seems to stem from said May 9th 2019 imprisonment.

Exhibit 3

 Judgment against The Plaintiff pertaining to aforementioned May 9th arrest, despite being criminal charged and fined The Plaintiff would still be ruled against despite having an abundance of evidence detailing all that was occurring.

Exhibit 7

- Screenshot of whenever The Plaintiff would have his phone service disconnected during the first weeks of August 2019, after dealing with a blatant theft campaign all summer 2019.
 - #1: phone can connect to network but no service
 - #3: while at Cricket Wireless waiting on an ambulance, phone still can still connect to network but no service at that time: 5 hours of no service
 - #4: the following day after release. Phone still can connect to network but no service. At this point 31 hours of no service for this one incident several days of no service at that point.
 - #5: at this point in time it was ongoing for 2 days. sim card inserted into phone but now phone doesn't recognize the sim card
 - #6: phone still able to connect to network but can't read the sim card despite the phone being in the same condition for days
 - #7: phone still able to connect to network but then claimed the sim & sd card do not work despite both not being directly located to each other

Exhibit 8

 After getting nowhere attempting to inform Cricket Wireless corporate of the occurrence of an act they were negligible for The Plaintiff would attempt to inform the New York State Attorney General office, of the occurrence of what The Plaintiff knew was reckless

endangerment of a grotesque nature. The Plaintiff would instead have the Office ignore, disregard, demean, & instead antagonize him and and complaint pertaining towards The Plaintiff.

• Exhibit 11

Somehow personnel already knew The Plaintiff had his wallet stolen, & slides, and despite acting like they knew nothing of or about him, they choose to act like they couldn't ID the complainant. Further proving the criminal intent and malicious nature of The Defendant's personnel actions and intentions.

Exhibit 15

Everybody knew what was occurring and deliberated took part in all the criminal activities outlined in this and following complaints. The Doctor deliberately chose to remove her name from the discharge papers and surprise surprise has the same name as a person in the news that was also a possible victim of this False Mental Disability Defraudment Scheme (see Exhibit 37).

• Exhibit 16

 After being forcible detained & imprisoned against his will The Plaintiff would send off the required forms outlining the obvious medical malpractice to the New York State Department of Health & Mental Hygiene.

Exhibit 17

The staff went through The Plaintiff's belongings & somehow was able to know about The Plaintiff's ticket fine, an entrapment scheme, despite him not telling anyone what was actually occurring at the time of and even now at the time of writing, January 2021. The Staff knew how much to steal. They either went through his mail as part of their willful and deliberate invasion of privacy and abuse of position.

• Exhibit 18 – 20

• The Plaintiff would send a complaint off to The Bronx Office of Ombudsman after reading their website and being redirected there due to it being their jurisdiction The Plaintiff would receive a response stating that they lacked jurisdiction over his complaint.

• Exhibit 21 – 22

The Staff went through the unnecessary process of attempting to slander The Plaintiff by attempting to use Department of Homeless Services forms to attempt to soft portray The Plaintiff as crazy to facilitate their plan of transferring The Plaintiff to Kingsboro disciplinary shelter in an attempt to obstruct, hinder, sabotage, & possible kill The Plaintiff.

• Exhibit 23

Unjust transfer to hinder The Plaintiff and make him possibly lose his CCRB complaint, something he handled on his own and never told anybody anything at all about, not even small talk.

Exhibit 24

Never was responded to & instead was formally transferred instead of disciplining their

1:20-cv-06260 (SN) – Yaya Jallow v. City of New York – Magistrate Judge Hon. Sarah Netburn criminal Staff as part of a deliberate murder & slander attempt.

• Exhibit 32

• The Plaintiff would file the claim for this complaint with the New York City Office of the Comptroller on November 22nd 2019 and would be retailed against the very same day by having his bed withheld, a obvious sign that The Defendant knew of the notice and who the Complaint was and where he was "housed" at.

Exhibit 35

 The Staff's deliberately rubbing in of their racist & bigot worldviews and beliefs and their deliberate racism, regardless of their race.

Exhibit Packet for Case No. 1:20-CV-06260

Yaya Jallow v. The City of New York

in The Southern District of New York For The United States District Courts

Prepard & Filled By The Plaintiff, Yaya Jallow, on this date January 28th 2021

Yaya jallow
The Plaintiff, pro se • yjallow96@outlook.com • (718) 200-5369